

# INDEX

—TO—

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### VOLUME XXXIX.

#### ADVERTISEMENTS:

	PAGE.
American Boy Mining and Milling Company, appointment of G. B. McDonald as attorney for . . . . .	1060
Anderson Lake Band of Indians, application by E. Bell for water record for . . . . .	2122
Arrowhead and Kootenay Railway Company, meeting of . . . . .	2305
Ashcroft Water, Light and Power Company, meeting of . . . . .	141
Ashcroft Water Works Company, Limited, meeting of . . . . .	138
Atlin Transportation Company, Limited, proposed organization of . . . . .	100
Atlin Water Works Company, application for right to operate water works system in Atlin and Discovery Townsites . . . . .	656
— Water Works Company, granting of a certificate under section 55 of the "Water Clauses Act" to the . . . . .	975
Barrett & Coombs, dissolution of partnership of . . . . .	1472
Barristers and Solicitors, list of . . . . .	2124
B. C. Board of Dental Examiners, report of . . . . .	708
B. C. Cooperage and Jute Company, meeting of . . . . .	290
B. C. Iron Works Company, respecting appointment of Official Liquidator of . . . . .	176
B. C. Liquor Company, dissolution of . . . . .	2305
Beddington & Nelson Railway Company, meeting of . . . . .	1696
Beeton & Ovington, dissolution of partnership of . . . . .	2237
Bennett-Klondike Tramway Company, proposed formation of . . . . .	1099
Bennett Lake & Klondike Navigation Company, appointment of H. C. Flockton as attorney for . . . . .	933
Big Three Gold Mining Company, appointment of W. Y. Williams as attorney for . . . . .	216
Birks & Cowan, dissolution of partnership of . . . . .	1359
Blue & Fisher, application by, for permission to drive logs on West Fork of Kettle River . . . . .	1220
British Columbia Iron Works Company, Limited, winding up of . . . . .	138
British Columbia-Yukon Railway Company, deposit in Land Registry Office, Victoria, of certain documents respecting . . . . .	1361
— meeting of . . . . .	1142, 1219, 1557, 1648
British Pacific Gold Property Company, application for water record for mining purposes . . . . .	1938
British-Yukon Mining, Trading and Transportation Company, and certain other Transportation Companies, depositing in Land Registry Office of certain agreements between . . . . .	1472
Broken Hill Mining and Development Company, changing head office of . . . . .	1060
Brown, H. L., and J. Pugh, dissolution of partnership of . . . . .	1938
Bullion Mining and Milling Company, removal of head office of . . . . .	290
Burrard Inlet Packing Company, dissolution of . . . . .	366
Butte Gold Copper Mining Company, appointment of W. I. Reddin as attorney for . . . . .	976
California Gold Mining Company, appointment of W. Y. Williams, as attorney for . . . . .	826
Cariboo Gold Fields, Limited, appointment of manager and agent, etc . . . . .	1802
Carlisle Canning Company, changing head office of . . . . .	1142
Cassiar Central Railway Company, revoking power of attorney granted to E. D. Self, by . . . . .	826
Cattle Shares, registration of . . . . .	68
Chilliwack Dyking Works, Court of Revision . . . . .	933
Columbia and Kootenay Railway and Navigation Company, meeting of . . . . .	613
Comstock Mines (British Columbia), Limited, winding up of . . . . .	2070
Connolly & Barrett, dissolution of partnership of . . . . .	2305
Cook & Sweet, dissolution of partnership of . . . . .	2024
Craig Brothers, dissolution of partnership of . . . . .	215
Davidson & Patton, dissolution of partnership of . . . . .	886

ADVERTISEMENTS.—*Continued.*

	PAGE.
Davie, T. deceased, notice to creditors of estate of.....	1600
Dier, Davidson & Russell, dissolution of partnership of.....	1647
Dominion Building and Loan Association, changing name of.....	256
Dundee Gold Mining Company, meeting of .....	1854
Earthquake Consolidated Gold Mining Company, meeting of .....	884
Elliot, T., revocation of power of attorney granted to E. James, to.....	1259
Empire Mines of B. C., Limited, appointment of C. S. Wallace, R. Roberts and R. L. Ewing, Jr., as attorneys for.....	1802
Ethel Group Gold Mining Company, meeting of .....	216
Fairview Consolidated Gold Mines Company, of Fairview, B. C., Limited, meeting of .....	256
Fern Gold Mining and Milling Company, changing principal place of business of .....	613
— increasing capital stock of .....	709
— changing principal place of business of .....	708
Fountain Band of Indians, application by E. Bell for certain water privileges on behalf of .....	1060
Galena Farm Mining Company, meeting of .....	562
Galena Mines, Limited, removal of head office of, and appointment of E. W. Floyd as attorney for .....	216
Gem Silver-Lead Mining and Smelting Company, appointment of John Fink as attorney for .....	2303
Georgia Gold Mining Company, Limited, meeting of .....	138
Gibson Mining and Milling Company, meeting of .....	35
Glen Valley Dyking Works, respecting .....	35
Golden Ears Mining Company, meeting of .....	519
Golden Gate Mining Company of Granite Creek, Limited, meeting of .....	35
Grand Forks Water, Power and Light Company, approval of undertaking of .....	1613
Grand Forks Mercantile Company, meeting of .....	403
Greaves, J. B., application for certain water privileges by .....	216
Green, A. R., respecting inquiry into certain charges against .....	1696
Greenwood and Phoenix Tramway Company, Limited, formation of .....	2181
Greenwood, Smith & Randolph, dissolution of partnership of .....	178
Guest, Charles, and Alexander Weir, formation of a limited partnership of .....	1222
Haywood & Rose, dissolution of partnership of .....	216
Hickey, Byrne and Walker, dissolution of partnership of .....	613
Hinckley and Black Colt Mining Company, meeting of .....	887
John Irving Navigation Company, proposed tramway from Taku City to west end of Surprise Lake .....	656
Kaslo and Slocan Railway Company, meeting of .....	256, 1648
Kaslo Slocan Development Company, meeting of .....	884
Kaslo Lardo-Duncan Railway Company, meeting of .....	1601
Keefer & Godden, dissolution of partnership of .....	562
Kelowna Band of Indians No. IX., application by A. Irwin for water privileges on behalf of .....	2237
Kelowna Band of Indians No. X., application by A. Irwin for water privileges on behalf of .....	2237
Kelowna Shippers' Union Company, Limited, increasing the capital stock of .....	1802
Kespiox Band of Indians, application for water privileges, per R. E. Loring .....	519
Kootenay and Algoma Gold Mining Company, changing principal place of business of .....	1016
Kootenay Gold Fields Syndicate, appointment of E. A. Paterson and T. T. Wynne as attorneys for, and changing Provincial head office of .....	1980
La Banque Villa Marie, respecting liquidation of .....	1750
Lange & Co., notice to patrons of .....	35
Lees, Still & Co., dissolution of partnership of .....	1938
Le Roi Mining and Smelting Company, meeting of .....	34
— appointment of E. Durant as attorney for .....	255
Lillooet Tribe of Indians, application for water privileges by E. Bell .....	365
Lodestar Gold Mining and Development Company, removal of head office of .....	216
Lone Star and Blue Grouse Consolidated Mining Company, meeting of .....	1649
Mascot Gold Mining Company, meeting of .....	66, 321
Martin, Joseph, suspension of, as a Barrister and Solicitor .....	1516
Maude Hydraulic Mining Company, meeting of .....	656
Meldrum, Thomas, deceased, notice to creditors of estate of .....	1415
Miles Canyon and Lewes River Tramway Company, service of Writ on .....	1697
Moss, Morris, deceased, Administrator's declaration respecting estate of .....	1802
McLeod & Anderson, dissolution of partnership of .....	1935
McPhee & Moore, dissolution of partnership of .....	35
Nanaimo City, redemption of certain debentures by .....	1099
New Victor Mining Company, increasing capital stock of .....	1258
New Westminster Southern Railway Company, meeting of .....	1060
New Westminster Lodge, No. 3, I. O. O. F., application to change name of .....	1851
Nelson and Fort Sheppard Railway Company, meeting of .....	290
Nelson Electric Tramway Company, Limited, proposed incorporation of .....	1311
Nelson Poorman Gold Mining Company, meeting of .....	1016
— respecting the winding up of .....	2182
Nip and Tuck Gold Mining Company, meeting of .....	35
Noble Five Consolidated Mining and Milling Company, meeting of .....	1800
North Fork Mining Company, meeting of .....	177
North Star Mining Company, Limited, meeting of .....	771
Old Dominion Mining and Development Company, changing head office of .....	1061
Pacific Bullion Mining Company, appointment of Roy Clark as attorney for .....	1750
Pacific Coast Power Company, Limited, approval of undertaking of .....	1707
Pathfinder Mining, Reduction and Investment Company, meeting of .....	976
Payne Mining Company of B. C., meeting of .....	656
Pharmacists, list of .....	178
Providence Mining and Developing Company, Limited, increasing capital stock of .....	1414
Province Publishing Company, proposed change of name of .....	562
Provincial Land Surveyors, list of .....	656
— qualifying examination for .....	1697
R. A. Syndicate, Limited, notice to creditors of .....	826
Red Mountain Railway Company, meeting of .....	290
Rio Grande Gold and Silver Mining Company, meeting of .....	2123
Rossland and Sophie Mountain Electric Railway, Limited, proposed incorporation of .....	1649
Rossland Red Mountain Gold Mining Company, meeting of .....	176
Ruth-Ester Gold Mining Company, appointment of A. S. Goodeve as attorney for .....	657
Scottish Colonial Gold Fields, Limited, appointment of G. W. Hughes as attorney for, and removal of office of .....	35

ADVERTISEMENTS—*Concluded.*

	PAGE.
Shallcross, Macaulay & Company, dissolution of partnership of . . . . .	771
Simcoe Mining and Development Company, changing principal place of business of . . . . .	562
Simon Leiser & Company, dissolution of partnership of . . . . .	1358
Skeena River Mining Company, meeting of . . . . .	1800
South Vancouver Municipality, description of 16th Avenue . . . . .	887
Spicer Shingle Mill Company, winding up of . . . . .	2069
Spratt & Macaulay, dissolution of partnership of . . . . .	933
Stadacona Silver-Copper Mining Company, meeting of . . . . .	1413, 1649
Stewart, F. R. & Company, formation of partnership of . . . . .	1648
Stracy Liebert Yukon Syndicate, Limited, respecting the liquidation of . . . . .	176
Sullivan Group Mining Company, appointment of John Fink as attorney for . . . . .	2303
Sun Printing and Publishing Company, respecting the winding up of . . . . .	1516, 1600
Thomas Brothers & Grant, dissolution of partnership of . . . . .	949
Trail Creek Mining Company, appointment of Messrs. E. A. Paterson and T. T. Wynne as attorneys for, and changing Provincial head office of . . . . .	1980
United Canneries, Limited, proposed change of name of . . . . .	1938
Union Colliery Company of British Columbia, Limited Liability, proposed change of name of . . . . .	1220
Upper Columbia Navigation and Tramway Company, Limited, meeting of . . . . .	256
Vancouver Boundary Creek Developing and Mining Company, meeting of . . . . .	2182
Vancouver Group Mining Company, meeting of . . . . .	1472
Vancouver Smelting and Milling Company, meeting of . . . . .	1180
Victoria & Sidney Railway Company, meeting of . . . . .	2303
Victoria Shoe Company, Limited, application for change of name of . . . . .	773
— approval of change of name of by the Lieutenant-Governor . . . . .	1565
Victory Triumph Gold Mining Company, notice to shareholders of . . . . .	1895
Wakefield Mines, Limited, appointment of H. A. Burton as attorney for . . . . .	290
Ward, W. A., withdrawal of from service of Robert Ward & Company, Limited Liability . . . . .	1557
Washington Mining Company, appointment of O. T. Stone as attorney for . . . . .	1142
Weir, Alexander, and Charles Guest, formation of a limited partnership . . . . .	1222
Wells & Smirl, dissolution of partnership of . . . . .	1897
Western Canada Mining Investments Company, changing principal place of business of . . . . .	613
West Kootenay Power and Light Company, meeting of . . . . .	1980
Western Dredging Company, meeting of . . . . .	35
Whitewater Mines, Limited, change of principal place of business of, and appointment of George Alexander as attorney for . . . . .	1014
W. H. Patterson & Co., formation of partnership of . . . . .	321
Williams Lake Band of Indians, application by E. Bell for certain water privileges, on behalf of . . . . .	1060

## AGRICULTURAL DEPARTMENT :

Langley Farmers' Institute, authorising the formation of . . . . .	618
Mission Farmers' Institute, authorising the formation of . . . . .	618
Spallumcheen Farmers' Institute, authorising the organization of . . . . .	408
Victoria Farmers' Institute, authorising the organization of . . . . .	662

## APPOINTMENTS:

Abel, William, of 111-Mile House, as a Justice of the Peace . . . . .	831
Abey, Frank T., of Trout Lake, as a Justice of the Peace . . . . .	833, 1065
Abrams, James, authorised to hold Small Debts Court for the City of Cumberland and the Comox Electoral District . . . . .	372
— as a Justice of the Peace . . . . .	831
Abriel, Thomas, of Nakusp, as a Justice of the Peace . . . . .	831
Ackerman, Asa, of Upper Sumas, as a Justice of the Peace . . . . .	831
Adams, William, of Soda Creek, as a Justice of the Peace . . . . .	831
Addison, James, as a Member of the Boards of Licensing Commissioners and Commissioners of Police for the City of Grand Forks . . . . .	1369
Adie, Frederick, of Waneta, as a Justice of the Peace . . . . .	1564
Agassiz, Lewis Arthur, of Agassiz, as a Justice of the Peace . . . . .	1608
Allan, Robert, of Chemainus, as a Justice of the Peace . . . . .	831
Allan, W., of Bridge Creek, as a Justice of the Peace . . . . .	831
— resignation of . . . . .	1265
Alexander, J. M. Lindsay, authorised to hold Small Debts Court for the County of Nanaimo . . . . .	372
— of Fort Simpson, as a Justice of the Peace . . . . .	831
Alexander, John Stephen Travers, as a Notary Public within and for the Mainland of British Columbia . . . . .	570
Alexander, R. H., of Vancouver, as a Justice of the Peace . . . . .	831
Algar, Charles Duncan, of Notch Hill, as a Justice of the Peace . . . . .	831
Almond, Sidney Russell, as Registrar of the County Court of Yale, holden at Grand Forks . . . . .	522
Anderson, Alfred Charles, as a Notary Public for the Province of British Columbia . . . . .	1520
Anderson, Arthur Beattie, as a Notary Public in and for the Counties of Yale and Kootenay . . . . .	1264
Anderson, James Crawford, of Sechelt, as a Justice of the Peace . . . . .	831
Anderson, James M., of Duncan River, as a Justice of the Peace . . . . .	831
Anderson, Robert A., authorised to hold Small Debts Court for the County of Vancouver . . . . .	372
Anderson, Robert Fenwick, of New Westminster, as a Justice of the Peace . . . . .	831
Armstrong, H. W. D., of Fernie, as a Justice of the Peace . . . . .	831
Armstrong, James Fergusson, authorised to hold Small Debts Court for the East Kootenay Electoral District . . . . .	372
— as Collector of Votes for the South Riding of the East Kootenay Electoral District . . . . .	660
— as a Registrar under the "Marriage Act," and a District Registrar under the "Births, Deaths and Marriages Registration Act," for the Southern Division of the East Kootenay Electoral District . . . . .	1368
Armstrong, John, of Surrey, as a Justice of the Peace . . . . .	1809
Armstrong, Richard, as a Notary Public in and for the Mainland of British Columbia . . . . .	1264
Armstrong, Thomas, of Alexis Creek, as a Justice of the Peace . . . . .	831
Armstrong, W. J., of New Westminster, as a Justice of the Peace . . . . .	831
Armstrong, W. R., of North Saanich, as a Justice of the Peace . . . . .	831
Armytage, D. Green, as a Licence Commissioner for the Nicola Licence District . . . . .	721
Arthur, E. C., as a Licence Commissioner for the Nelson Licence District . . . . .	831
Ashton, R. L., of Agassiz, as a Justice of the Peace . . . . .	831
Ashwell, G. R., of Chilliwack, as a Justice of the Peace . . . . .	831

APPOINTMENTS—*Continued.*

PAGE.

Atherton, Edwin R., as a Member of the Board of Licensing Commissioners and Commissioners of Police for the City of Sandon.....	984
Atkins, Joseph, as a Licence Commissioner for the Esquimalt Licence District.....	721
Atkins, R. B., as a Licence Commissioner for the Revelstoke Licence District.....	721
Aubin, Edwin Charles, as a Notary Public in and for the Province of British Columbia.....	372
Auchterlony, James, of Pender Island, as a Justice of the Peace.....	831
Austin, Charles R., of Kamloops, as a Justice of the Peace.....	831
Austin, William Ross, of Sapperton, as a Justice of the Peace.....	831
Aylmer, Frederick W., of Athlemar, as a Justice of the Peace.....	831
Baird, John Joseph, of Port Renfrew, as a Justice of the Peace.....	832
Baker, E. Crow, of Victoria, as a Justice of the Peace.....	832
Baker, James, of Cranbrook, as a Justice of the Peace.....	832
Bangs, John, of Fire Valley, as a Justice of the Peace.....	832
Barkley, Edward, of Westholme, as a Justice of the Peace.....	831
——— Resignation of.....	1265
Barlow, Abraham, as a Coroner in and for the Province of British Columbia.....	38
——— as a Justice of the Peace.....	831
——— Resignation of.....	1265
Barnes, Charles, as a Member of the Board of Licensing Commissioners for the City of Nanaimo.....	720
Barnes, H. W., as Chief Licence Inspector for the South-East Kootenay Licence District.....	721
Bass, Oscar Chapman, as Official Stenographer and Clerk to the Special Commissioner under the "Bennett-Atlin Commission Act, 1899".....	892
Bazett, Richard, of Shawnigan, as a Justice of the Peace.....	832
Beattie, Martin, as Chief Licence Inspector for the North Yale Licence District.....	721
Beattie, Robert E., as a Licence Commissioner for the South-East Kootenay Licence District.....	721
Beaumont, Frederick M., of Hanceville, as a Justice of the Peace.....	831
——— Resignation of.....	1265
Beck, Albert E., as Registrar of the County Court of Vancouver, holden at Vancouver.....	522
Beer, E. Leonard, as a member of the Board of Licensing Commissioners for the City of Columbia.....	892
Beer, Frank R. C., of Robson, as a Justice of the Peace .....	832
Belyea, Arthur Louis, as one of Her Majesty's Counsel Learned in the Law.....	892
Berg, Louis J. D., of Trail, as a Justice of the Peace.....	1701
Bergman, Robert H., as a Notary Public in and for the Mainland of British Columbia.....	1264
Bickle, Edward William, as Mining Recorder for the Atlin Lake Mining Division.....	1264
Bidwell, Richard J., of Alexis Creek, as a Justice of the Peace.....	831
Billings, Fred., as a Licence Commissioner for the North-East Yale Licence District.....	721
——— as a member of the Boards of Licensing Commissioners and of Commissioners of Police for the City of Vernon .....	2187
Bird, Edwin A., of Alert Bay, as a Justice of the Peace.....	832
Blair, John, of Lulu Island, as a Justice of the Peace.....	831
Blakemore, W., of Fernie, as a Justice of the Peace.....	832
Bleasdell, Arthur W., as a Coroner within and for the Province.....	144
——— of Fort Steele, as a Justice of the Peace.....	831
Blockley, Arthur, of Port Renfrew, as a Justice of the Peace.....	832
Blyth, Alexander, of Somenos, as a Justice of the Peace.....	832
Bodwell, Ernest Victor, as one of Her Majesty's Counsel Learned in the Law .....	334
Bolton, Albert E., of Fort Simpson, as a Justice of the Peace.....	831
Bonsal, Henry, of Chemainus, as a Justice of the Peace.....	831
Bond, John, of Pemberton Meadows, as a Justice of the Peace .....	1809
Borland, R., of 150-Mile House, as a Justice of the Peace.....	831
Botfield, William, of Galena, as a Justice of the Peace.....	831
Boult, George Arthur, of Vancouver, as a Notary Public .....	2129
Boult, Walter, as a Member of the Board of Licence Commissioners for the City of Vancouver.....	334
——— of Vancouver, as a Justice of the Peace .....	831
Boultbee, John, as Police Magistrate in and for the City of Rossland.....	1564
——— to hold Small Debts Courts for the City of Rossland and within a radius of 10 miles therefrom.....	1701
Bowron, John, as a Director of the Royal Cariboo Hospital, Barkerville.....	984
Boyd, John D., of Boyd Landing, Big Bend, as a Justice of the Peace.....	1476
Boyd, William, as a Licence Commissioner for the East Lillooet Licence District.....	721
Boyd, Thomas T. A., as a Notary Public within and for the Counties of Westminster and Vancouver.....	570
Bradshaw, W. V., of Creston, as a Justice of the Peace.....	831
Brady, James, of Thunder Hill, as a Justice of the Peace .....	831
Breeds, Robt. Henry, of North Saanich, as a Justice of the Peace.....	831
Brett, William Frederick, of Rivers Inlet, as a Justice of the Peace .....	831
——— Resignation of.....	1265
Brewer, Samuel, of Fairmount Springs, as a Justice of the Peace.....	831
Brewer, William John, of Vancouver, as a Justice of the Peace.....	831
Brewster, Herbert Wells, of Carlisle, Skeena, as a Justice of the Peace .....	831
Broadwell, Joel, of Salt Spring Island, as a Justice of the Peace .....	831
Brodie, James, as a Coroner within and for the Province of British Columbia.....	222
Brooks, John, Sr., of Sluggett, as a Justice of the Peace .....	831
Brown, David W., of Hall's Prairie, as a Justice of the Peace.....	1753
Brown, James Lockie, of Surrey, as a Justice of the Peace.....	1701
Brown, John Robert, as a Notary Public within and for the Mainland of British Columbia .....	523
Brown, Percival R., of Victoria, as a Justice of the Peace .....	832
Brown, Thomas, as a member of the Board of Licence Commissioners for the City of Sandon .....	144
——— as a Licence Commissioner for the Slocan Licence District.....	721
Brownlee, James Harrison, as a Notary Public in and for the Province of British Columbia.....	38
Brydon, Thomas A., as a member of the Board of Commissioners of Police for the City of Victoria .....	1369
Brynilsen, Brynild, of Bella Coola, as a Justice of the Peace .....	2028
Buchanan, George Owen, of Kaslo, as a Justice of the Peace .....	832
Buckworth, Arthur Bernard, of Ymir, as a Justice of the Peace .....	831
——— as a Notary Public in and for the Province of British Columbia .....	1264
Bull, Alfred Edwin, as a Notary Public within and for the Province of British Columbia.....	984
Bull, John, of Slocan City, as a Justice of the Peace .....	832
Bullen, W. F., of Esquimalt, as a Justice of the Peace .....	832
Bullick, Robert, as Chief Licence Inspector for the Revelstoke Licence District .....	721
Bullman, John, of Thunder Hill, as a Justice of the Peace .....	831

APPOINTMENTS—*Continued.*

	PAGE.
Bullman, John, name corrected .....	1104
Bulwer, Walter J. R., of Hatzic, as a Justice of the Peace .....	832
Burchell, Henry, of Thetis Island, as a Justice of the Peace .....	831
Burnett, Henry John Augustus, of New Westminster, as a Justice of the Peace .....	831
as Returning Officer for the New Westminster City Electoral District .....	1316
Burns, L. G., as Chief Licence Inspector for the West Lillooet Licence District .....	721
Burr, Joseph Benjamin, of Ladner, as a Justice of the Peace .....	2249
Burr, Joseph W., as Registrar of the County Court of Cariboo at Ashcroft .....	522
as Chief Licence Inspector for the Ashcroft Licence District .....	721
as Government Agent at Ashcroft .....	1265
as Deputy District Registrar under the "Births, Deaths and Marriage Registration Act" .....	1265
as Registrar under the "Marriage Act" .....	1265
as Mining Recorder for the Yale Mining Division of the "Yale Electoral District" .....	1265
as Assessor and Collector under the "Assessment" and "Revenue Tax" Acts for the Lytton, Cache Creek and Hope-Yale Polling Divisions of the Yale Electoral District .....	1265
as Collector of Votes under the "Provincial Elections Act" for the West Riding of the Yale Electoral District .....	1265
as Assistant Commissioner of Lands and Works for the "Yale Land Recording Division" .....	1476
Buscombe, Frederick, of Vancouver, as a Justice of the Peace .....	831
Cairns, John, of Burgoine Bay, Salt Spring Island, as a Justice of the Peace .....	832
Cairns, Thomas, of Comox, as a Justice of the Peace .....	832
Cambridge, John James, as Registrar of the Supreme Court for the Westminster Judicial District .....	144
as Registrar of the County Court of Westminster holden at New Westminster .....	522
Cameron, Angus, of Gladstone, as a Justice of the Peace .....	832
Campbell, C. S., as Chief Licence Inspector for the Richmond Licence District .....	721
Campbell, Daniel, as Chief Licence Inspector for the Esquimalt Licence District .....	721
Cannon, Hugh B., as a member of the Boards of Licensing Commissioners and of Commissioners of Police for the City of Grand Forks .....	2187
Carew, Alfred Curtis, of Vernon, as a Justice of the Peace .....	1564
as a Member of the Boards of Licensing Commissioners and Commissioners of Police for the City of Vernon .....	1809
Carlson, C., of Bella Coola, as a Justice of the Peace .....	832
Carney, Augustus, authorised to hold Small Debts Court for the Ainsworth Mining Division .....	660
Carter, George William Frederick, as a Notary Public within and for the Province of British Columbia .....	892
Cawston, Richard L., of Keremeos, as a Justice of the Peace .....	832
Chadsey, George W., as Registrar of the County Court of Westminster holden at Chilliwack .....	522
Child, F. T., of Alberni, as a Justice of the Peace .....	832
Chipman, Elon E., of Kaslo, as a Justice of the Peace .....	832
Choate, Edward, of North Bend, as a Justice of the Peace .....	832
Church, Walter, of Skagway, Alaska, as a Commissioner for taking affidavits in and for the Courts of British Columbia .....	660
Churchland, John, of Surrey Centre, as a Justice of the Peace .....	1608
Clapperton, John, as Registrar of the County Court of Yale, holden at Nicola Lake .....	522
Clark, Alfred A., of Burton, as a Justice of the Peace .....	832
Clark, Edward, of Windermere, as a Justice of the Peace .....	832
Clayton, John, of Bella Coola, as a Justice of the Peace .....	832
Clayton, Walter, as a Notary Public within and for the Counties of Nanaimo and Kootenay .....	106
Clifford, C. W. D., of Skeena River, as a Justice of the Peace .....	832
Clute, John Stillwell, of New Westminster, as a Justice of the Peace .....	1809
Clute, John S., Jr., as a member of the Board of Licensing Commissioners for the City of Rossland .....	831
as a member of the Boards of Licensing Commissioners and Commissioners of Police for the City of Rossland .....	1316
Cochrane, John, as a member of the Board of Examiners under the "Pharmacy Act" for the year 1899 .....	372
Cocking, John Henry, as a member of the Board of Directors of Nanaimo Hospital .....	1520
Coleman, T. W., of Trail, as a Licence Commissioner for the Boundary Creek Licence District .....	721
as a Justice of the Peace .....	832
Collins, Robert A., of Soda Creek, as a Coroner within and for the Province .....	776
as a Justice of the Peace .....	832
Collinson, William T., as a Licence Commissioner for the North Victoria Licence District .....	721
of Mayne Island, as a Justice of the Peace .....	832
Combe, Harvey Walter Henry, as Registrar of the County Court of Victoria holden at Victoria .....	522
Connon, John, of Central Park, as a Justice of the Peace .....	832
Cook, F. P., as a Licence Commissioner for the Nicola Licence District .....	721
Cooper, Henry, of Gabriola Island, as a Justice of the Peace .....	832
Copeland, Walter, as a Licence Commissioner for the North Victoria Licence District .....	721
Corbould, Gordon E., as a Justice of the Peace for the County of New Westminster .....	944
as a Justice of the Peace in and for the County of Vancouver .....	1264
Cornish, B. J., of Vancouver, as a Justice of the Peace .....	832
Costerton, Charles Ernest, as a Clerk in the office of the Government Agent in the City of Vernon .....	616
Cotton, The Hon. Francis L. Carter, as acting Provincial Secretary and Minister of Mines during the absence of the Hon. J. Fred Hume .....	144
Rescinded .....	260
as Chief Commissioner of Lands and Works .....	369
Coursier, Henry Noble, as Gold Commissioner for the Revelstoke, Illecillewaet, Lardeau and Trout Lake Mining Divisions, Stipendiary Magistrate, Government Agent, Assistant Commissioner of Lands and Works, Assessor and Collector under the "Assessment Act," Collector under the "Revenue Tax Act," District Registrar of Births, Deaths and Marriages, and Registrar under the "Marriage Act" for the Revelstoke Division of the West Kootenay Electoral District, Clerk of the Peace for the County of Kootenay, and Collector of Votes for the North Riding of the West Kootenay Electoral District .....	70
as Registrar of the County Court of Kootenay, holden at Revelstoke .....	106
Courtney, Cecil Knox, as a Notary Public within and for the Province of British Columbia .....	334
Cowan, David Robert, as a Notary Public within and for the Mainland of British Columbia .....	296
Cowan, Thomas, as a Licence Commissioner for the North Nanaimo Licence District .....	720
Cox, C. A., as Chief Licence Inspector for the Alberni Licence District .....	720

## APPOINTMENTS—Continued.

	PAGE.
Crease, Edward Albert, as a Stipendiary Magistrate within and for the County of Kootenay.....	70
— authorised to hold Small Debts Court for the City of Nelson.....	372
— authorised to hold Small Debts Court for the City of Nelson, and within a radius of ten miles therefrom.....	660
— as a Member of the Board of Commissioners of Police for the City of Nelson.....	1424
Croasdaile, H. E., of Nelson, as a Justice of the Peace.....	832
Croft, Henry, of Victoria, as a Justice of the Peace.....	832
Cross, James William, as a Coroner within and for the Province of British Columbia.....	1476
Cummings, Alexander, of Ferguson, as a Justice of the Peace.....	832
Cunningham, James, of New Westminster, as a Justice of the Peace.....	832
Curran, Neil McLeod, of Kimberley, as a Justice of the Peace.....	1701
Curtis, Herbert D., of Slocan City, as a Justice of the Peace.....	832
— name corrected.....	1025
— as a Notary Public within and for the Mainland of British Columbia.....	1520
Dalby, Edwin, of Nicola Lake, as a Justice of the Peace.....	832
— name corrected.....	1025
Dalby, William, of Victoria, as a Justice of the Peace.....	832
Darraugh, D. J., as Chief Licence Inspector for the Boundary Creek Licence District.....	721
Davey, Thomas Rowe, as a Notary Public within and for the County of Kootenay .....	720
Davidson, John, of Cape Mudge, as a Justice of the Peace .....	832
— resignation of.....	1265
Davis, Edward Pease, as one of Her Majesty's Counsel Learned in the Law .....	334
Davis, Jeff, as a member of the Boards of Licensing Commissioners and Commissioners of Police for the City of Grand Forks.....	1369
Dawley, Walter Thomas, of Clayoquot, as a Justice of the Peace .....	1652
Deacon, William Sterne, as a Notary Public within and for the Province of British Columbia.....	892
— name corrected.....	945
Dean, John, of Rossland, as a Justice of the Peace .....	832
Deans, Albert, of Langley Prairie, as a Justice of the Peace.....	1753
Deans, George, as a Licence Commissioner for the South Victoria Licence District.....	721
DeBeck, H. L., of New Westminster, as a Justice of the Peace.....	832
Delahay, William, of Ymir, as a Justice of the Peace.....	832
Dempster, William Haltrick, of Victoria, as a Justice of the Peace.....	832
Derby, T. J., of Crow's Bar, as a Justice of the Peace.....	832
DeSair, S. S., of Horsefly, as a Justice of the Peace .....	832
Des Brisay, T. D., as Chief Licence Inspector for the Slocan Licence District.....	721
— as Mining Recorder of the Bennett Lake Mining Division; Registrar under the "Marriage Act" and Collector under the "Revenue Tax Act".....	2073
Dester, Gerald, of Risky Creek, as a Justice of the Peace.....	832
Dewar, Donald J., of Trail, as a Justice of the Peace.....	1856
Dickey, William John, as a member of the Board of Commissioners of Police for the City of Revelstoke .....	660
— as a Judge of the Court of Revision and Appeal under the "Assessment Act" for the Revelstoke Riding of the West Kootenay Electoral District.....	2309
Dickson, George Gordon, of Lumby, as a Justice of the Peace .....	832
Dinsmore, Isaac A., of Grand Forks, as a Notary Public in and for the Mainland of British Columbia .....	1424
Dobeson, Thomas, of Nanaimo, as a Justice of the Peace .....	832
Dockerill, Joseph Clement, as Deputy Registrar of the County Court of Vancouver, holden at Vancouver .....	522
Dodd, William, as Registrar of the County Court of Westminster, holden at Yale.....	522
— as Mining Recorder and a Collector of Revenue Tax for the Yale Mining Division, and a Provincial Police Constable .....	1700
Dolan, Patrick, of South Cedar, as a Licence Commissioner for the South Nanaimo Licence District .....	720
— as a Justice of the Peace.....	832
Dougall, James Maitland, as Collector of Votes for the Cowichan Electoral District.....	570
— as Registrar of the County Court of Nanaimo, holden at Duncan.....	720
— as Chief Licence Inspector for the Cowichan Licence District.....	720
— as Assessor and Collector under the "Assessment Act," and a Collector under the "Revenue Tax Act" for the Cowichan Electoral District, and a Registrar under the "Marriage Act" .....	984
Dow, John W., of Creston, as a Justice of the Peace .....	832
Draney, Robert, of Namu Harbor, as a Justice of the Peace.....	832
Drewry, John C., of Moyie, as a Justice of the Peace.....	1701
Drinkwater, Hilton, as a Fence Viewer in and for the Alberni Electoral District .....	1265
Drummond, James Morton, as a Licence Commissioner for the Richmond Licence District.....	721
— of Moodyville, as a Justice of the Peace .....	832
Drummond, M. G., of Risky Creek, as a Justice of the Peace .....	832
— Resignation of .....	1753
Drummond, Robert F., of New Westminster, as a Justice of the Peace .....	832
Drury, Richard Low, as a Director of the Provincial Royal Jubilee Hospital, Victoria .....	570, 984
— as a Justice of the Peace.....	832
Duncan, Howard Jennings, as a Notary Public in and for the Mainland of British Columbia .....	1857
Duncan, W. C., as a Licence Commissioner for the Cowichan Licence District .....	720
— of Duncan, as a Justice of the Peace.....	832
Dunn, Thomas Ironside, of Comaplix, as a Justice of the Peace .....	832
Dunne, Patrick, of Cumberland, as a Justice of the Peace .....	832
Earl, Thomas G., of Lytton, as a Justice of the Peace .....	832
— as a member of the Provincial Board of Horticulture for the Third Horticultural District .....	1024
Eberts, David McEwen, as one of Her Majesty's Counsel Learned in the Law .....	334
Edwards, Charles Massey, as a Notary Public within and for the County of Kootenay .....	892
Edwards, Richard P., of Fulford Harbour, S. S. I., as a Justice of the Peace .....	832
Edwards, J. T., of Kamloops, as a Justice of the Peace .....	832
Elkington, William Howard, of Maple Bay, as a Justice of the Peace .....	832
Elliott, Frederick C., as a Notary Public in and for the Mainland of British Columbia .....	1264
Ellis, Thomas, of Penticton, as a Justice of the Peace .....	832
Engvik, Alvin John, as a Notary Public within and for Vancouver Island .....	408
Evans, William Henry, as a member of the Board of Directors of the Royal Inland Hospital, Kamloops .....	106, 984
Ewan, Thomas McK., of Empire Valley, as a Justice of the Peace .....	832

APPOINTMENTS—*Continued.*

	PAGE.
Faber, Alfred Denis, as a Licence Commissioner for the Alberni Licence District.....	720
— as a Justice of the Peace.....	832
— authorised to hold Small Debts Courts for and within the Alberni Mining Division.....	1368
Fagan, Charles Joseph, B.A., M.B., as Secretary of the Provincial Board of Health.....	1857
Fagan, William Lawrence, as Assessor and Collector under the "Assessment Act" and a Collector under the "Revenue Tax Act" for the County of Vancouver.....	892
Falding, William Henry, of Rossland, as a Notary Public in and for the Mainland of British Columbia .....	1809
Farmer, Alexander Salmond, as a Licence Commissioner for the Comox Licence District.....	720
Farquhar, George B., of Shoal Bay, as a Justice of the Peace.....	832
— Resignation of.....	1265
Feker, William J., of Kyuquot, as a Justice of the Peace.....	832
Ferguson, Alexander, as a Fence Viewer in and for that portion of the Yale Electoral District locally known as the Grand Prairie District.....	1264
Ferguson, Hector, as a Licence Commissioner for the Dewdney Licence District.....	721
— as a Justice of the Peace.....	832
Ferguson, John R., of Midway, as a Justice of the Peace.....	2187
Fernie, Wm., of Fernie, as a Justice of the Peace.....	832
Fielding, John G., of Cranberry, as a Justice of the Peace.....	832
Fisher, Charles Cunliffe, as Assessor and Collector under the provisions of the "Assessment Act" and a Collector under the provisions of the "Revenue Tax Act" for the County of Westminster, excepting the Hope and Yale Polling Divisions of Yale Electoral District.....	38
Fitch, Franklin Leslie, of Ainsworth, as Justice of the Peace .....	832
— name corrected .....	1185
Fletcher, Everard Hyde, of Victoria, as a Justice of the Peace.....	1652
Fletcher, Thomas, as Registrar of the County Court of Nanaimo, holden at Alberni.....	522
Flett, John W., of Comiaken, as a Justice of the Peace.....	832
Flood, W. H., as a Licence Commissioner for the West Yale Licence District.....	721
— as a Justice of the Peace.....	832
Flumerfelt, Alfred C., of Victoria, as a Justice of the Peace.....	832
— as a Director of the Provincial Royal Jubilee Hospital, Victoria.....	984
Forbes, Lestock R., as Chief Licence Inspector for the Slocan Licence District.....	2073
Forin, Alexander, M. D., as a Coroner within and for the Province of British Columbia.....	944
— as a Member of the Board of Licensing Commissioners for the City of Nelson.....	1316
Forrest, William, of Cowichan, as a Justice of the Peace .....	832
Forrest, William, of Gladstone, as a Justice of the Peace.....	832
Forrester, William Waugh, of New Westminster, as a Justice of the Peace.....	832
Forrester, Alan, as Chief Licence Inspector for the Slocan Licence District.....	892
— as a Notary Public in and for the County of Kootenay.....	984
Fortune, Alex. L., of Kamloops, as a Justice of the Peace.....	832
Foster, F. W., as a Licence Commissioner for the Ashcroft Licence District.....	721
— as a Justice of the Peace.....	832
Fraser, A. G., of Kuskanook, as a Justice of the Peace.....	832
Fraser, Frederick, as a Judge of the Court of Revision and Appeal, under the "Assessment Act," for the Revelstoke Division of the West Kootenay Electoral District.....	2
— as a Mining Recorder for the Revelstoke Mining Division ; a Deputy Clerk of the Peace for the County of Kootenay, and a Collector under the "Revenue" and "Revenue Tax" Acts .....	372
— of Revelstoke, as a Justice of the Peace .....	832
— as Registrar of the County Court of Kootenay, holden at Revelstoke .....	944
Galbraith, Robert Leslie Thomas, as an Examiner under the provisions of Section 4 of the "Notaries Appointment Act".....	831
— as a Justice of the Peace .....	832
Gallagher, John H., of Salt Spring Island, as a Justice of the Peace .....	832
Galloway, Jonathan Wood, of Chilliwack, as a Justice of the Peace .....	832
Garrett, Alexander Edward, as a Notary Public within and for the Mainland of British Columbia	616
Garrett, Berry Willard, of Eburne, as a Justice of the Peace .....	832
— Name corrected .....	1265
Gault, Harry F., as a Notary Public within and for the County of Yale .....	892
Gibbins, Johnson, M. R. C. V. S., as an Inspector under the "Contagious Diseases (Animals) Act" .....	1857
Gibbs, Samuel, of Lillooet, as a Justice of the Peace .....	832
Gibson, Edward Arthur Carew, as a Clerk in the office of the Provincial Secretary .....	372
— of 150-Mile House, as a Notary Public for the Province .....	2249
Gibson, George William, Sr., of Howe Sound, as a Justice of the Peace .....	832
Gibson, John Fullerton, of Cadwallader Creek, as a Justice of the Peace .....	832
— Resignation of .....	944
Gibson, Richard, of Nanaimo, as a Justice of the Peace .....	832
Gill, Edmund Leslie, as a Licence Commissioner for the Alberni Licence District .....	1857
Glover, Frederick R., of New Westminster, as a Justice of the Peace .....	832
Goepel, William John, as Acting Gold Commissioner, Government Agent, etc., Nelson, during the absence on leave of J. A. Turner .....	1944
Going, A. S., C. E., P. L. S., as a member of the Board of Examiners under the provisions of the "Provincial Land Surveyors' Act" .....	1476
Goldsmith, Arthur Fuller, of Aldergrove, as a Justice of the Peace .....	1809
Gordon, James Daniel, of Tobacco Plains, as a Justice of the Peace .....	832
— as a Coroner within and for the Province of British Columbia .....	1700
Grace, Andrew, B., as a Licence Commissioner for the South-East Kootenay Licence District .....	721
Graham, Donald, of Spallumcheen, as a Justice of the Peace .....	832
Graham, Joseph Dee, as a Stipendiary Magistrate within and for the County of Vancouver .....	1316
— as Collector of Votes for the Bennett Lake and Atlin Lake Mining Divisions of the Cas- siar Electoral District .....	1809
Graham, Robert Thomas, as a Licence Commissioner of the East Lillooet Licence District .....	2187
Graham, Thomas J., as a Licence Commissioner for the Revelstoke Licence District .....	721
Graham, William Charles, of Langley Prairie, as a Justice of the Peace .....	1856
Grahame, Harry McAdoo, as a Notary Public within and for the Province of British Columbia .....	408
Grant, Peter, of New Westminster, as a Justice of the Peace .....	832
Grant, Robert, of Vancouver, as a Justice of the Peace .....	832
Grant, W. Pollard, as a Notary Public within and for the Province of British Columbia .....	831

APPOINTMENTS—*Continued.*

	PAGE.
Gray, A. B., of Nelson, as a Justice of the Peace.....	832
Gray, Johnstone Prescott Myers, as a Notary Public within and for the Province of British Columbia.....	372
Green, Robert F., of Kaslo, as a Justice of the Peace.....	832
Grice, John, of Clayoquot, as a Justice of the Peace.....	832
Griffith, John E., as Returning Officer for the North Riding of the East Kootenay Electoral District.....	106
— as a member of the Board of Directors of the General Hospital at Golden.....	1264
— as Clerk of the Peace, to act at the sitting of the Court of Assize, to be held at Golden on the 31st day of October.....	1857
Grove, William H., of Victoria, as a Justice of the Peace.....	832
Groves, Eva J., as an Official Stenographer under the provisions of the "Supreme Court Act".....	38
Gurd, William Farquhar, of Cranbrook, as a Notary Public in and for the Mainland of British Columbia.....	2249
Haig, Thomas Livingston, as Police Magistrate for the City of Revelstoke.....	720
— as a Justice of the Peace.....	832
Halhed, Richmond B., as a Licence Commissioner for the Cowichan Licence District.....	1024
Hall, Alfred, as a Notary Public within and for the Mainland of British Columbia.....	523
Hall, Hezekiah G., S. M., to hold Small Debts Courts for the City of Victoria, and within a radius of 40 miles therefrom, during the absence of P. S. Lampman, S. M.....	1424
Hall, L. W., of Teslin Lake, as a Justice of the Peace.....	832
Hall, Lewis, of Victoria, as a Justice of the Peace.....	832
Hall, R. H., of Victoria, as a Justice of the Peace.....	832
Hall, Stephen Thomas, of 150-Mile House, as a Justice of the Peace.....	832
— Name corrected.....	1025
Hall, Stephen Thorne, as a Registrar under the Marriage Act.....	1265
Hall, Thomas B., of Victoria, as a Justice of the Peace.....	832
Halliday, William M., of Kingcombe Inlet, as a Justice of the Peace.....	832
Halpenny, Joseph Gilltrap, of Alberni, as a Justice of the Peace .....	832
Hambly, S. E., of Donald, as a Justice of the Peace.....	832
Hamill, John, of Spallumcheen, as a Justice of the Peace.....	832
Hamilton, Alexander, of Agassiz, as a Justice of the Peace.....	832
— Name corrected.....	1025
Hankey, G. Alers, of Vernon, as a Justice of the Peace.....	1476
Hanna, William James, of Victoria, as a Justice of the Peace.....	832
Hansen, Rasmus, of Cape Scott, as a Justice of the Peace.....	1701
Hanson, Reginald E., as Superintendent of the Juvenile Reformatory at the City of Victoria.....	444
Harris, Daniel Ely, of Vancouver, as a Justice of the Peace.....	832
Harris, D. R., of Victoria, as a Justice of the Peace.....	832
Harris, George Bartauk, of Vancouver, as a Justice of the Peace.....	832
— Name corrected .....	1025
Harris, W. J., of Hammond, as a Justice of the Peace.....	832
Harrison, Charles, of Massett, Q. C. I., as a Justice of the Peace .....	832
Hart, Edward C., M. D., as a Coroner within and for the Province of British Columbia.....	944
Hart, Frederick John, as a Notary Public within and for the Province of British Columbia.....	260
Haslam, Charles T., of Alberni, as a Justice of the Peace.....	832
— to hold Small Debts Courts within and for the Alberni Mining Division .....	2309
Hawkins, Alben, of Mt. Lehman, as a Justice of the Peace .....	832
Hay, Charles, of Columbia, as a Justice of the Peace.....	832
Heard, Isaac, of Lansdowne, as a Licence Commissioner for the North-East Yale Licence District.....	944
Heddle, W. Trail, as a member of the Board of Licensing Commissioners for the City of Nanaimo .....	984
Heisterman, Henry George Sanders, as a Notary Public in and for the Mainland of British Columbia .....	1264
Helgesen, Thomas Fulton, of Quesnelle Forks, as a Justice of the Peace.....	1652
Hellier, Walter James Griffin, of Errington, as a Notary Public.....	2129
Helmcken, J. S., of Victoria, as a Justice of the Peace.....	832
— Resignation of .....	1225
Hemer, John, of South Cedar, as a Justice of the Peace .....	832
— as a Justice of the Peace .....	2249
Henderson, Alexander, as one of Her Majesty's Counsel Learned in the Law .....	892
— As a member of the Executive Council of the Province of British Columbia .....	1316
— As Attorney-General of the Province of British Columbia .....	1316
Henderson, Henry Seton Tower, as a Clerk in the Provincial Secretary's Department .....	1476
Henderson, Hugh Deacon, of Moyie, as a Justice of the Peace .....	832
Hewett, Charles, of Quesnelle Forks, as a Justice, of the Peace .....	1520
Hickey, Robert H., of French Creek, as a Justice of the Peace .....	832
Higginson, George E., of Beavermouth, as a Justice of the Peace .....	832
Hilbert, John, of Nanaimo, as a Justice of the Peace .....	832
Hilbert, William M., of Nanaimo, as a Justice of the Peace .....	832
Hill, Albert J., P. L. S., as a member of the Board of Examiners under the provisions of the "Provincial Land Surveyors Act" .....	1520
Hill, Lewis G., of Chemainus, as a Justice of the Peace .....	832
Hills, Henry, as a Fence Viewer in and for the Alberni Electoral District .....	1265
Hillyer, Charles, as a member of the Board of Commissioners of Police for the City of Nelson .....	408
Hobson, William D., of Vernon, as a Justice of the Peace .....	832
Hodson, John, of Alexandria, as a Justice of the Peace .....	832
— Resignation of .....	1265
Holland, Cuyler A., as a Director of the Provincial Royal Jubilee Hospital, Victoria .....	570, 984
Hooson, John E., as a Clerk in the office of the Gold Commissioner in the City of Rossland.....	1520
— as Acting Registrar of the County Court of Kootenay helden at Rossland, during the absence of H. R. Townsend, Registrar .....	2187
Hope, George H., of Peachland, as a Justice of the Peace .....	832
Horan, H. P., of 150-Mile House, as a Justice of the Peace .....	832
— as a Coroner within and for the Province of British Columbia .....	1608
Hoskins, S. H., as Chief Licence Inspector for the North Victoria Licence District .....	721
Houlgate, Robert Kerr, of Vancouver, as a Notary Public .....	2129
Howell, Henry Abbit, as a Licence Commissioner for the Cowichan Licence District .....	2073
Hoy, James Archibald, of Cobble Hill, as a Justice of the Peace .....	832, 2249
Hughes, Frederick Wallace, as Chief Licence Inspector for the Dewdney Licence District .....	721
Hughes, William Otis, of Victoria, as a Justice of the Peace .....	1268
Hunnex, James R., of Erie, as a Justice of the Peace .....	832

APPOINTMENTS—*Continued.*

	PAGE.
Hunt, Edward, of Steveston, as a Justice of the Peace.....	1701
Hunter, Hugh, as Registrar of the County Court of Yale, holden at Granite Creek.....	522
— as Chief Licence Inspector for the Nicola Licence District.....	721
Hunter, William, as a Licence Commissioner for the Slocan Licence District.....	721
— as a Justice of the Peace.....	832
Husband, William Charles, of Halcyon Hot Springs, as a Justice of the Peace.....	1476
Hyland, John, of Telegraph Creek, as a Justice of the Peace.....	832
Irving, the Honourable Paulus Æmilius, a Judge of the Supreme Court of British Columbia, as a Special Commissioner under the provisions of the "Bennett-Atlin Commission Act, 1899".....	892, 944
Jackson, John Henry, as a Notary Public within and for the County of Yale.....	1024
Jacobs, E., as a Licence Commissioner for the Boundary Creek Licence District.....	721
Job, E., as a Clerk in the office of the Gold Commissioner in the City of Rossland.....	1520
Johnson, Charles Gardiner, of Vancouver, as a Justice of the Peace.....	832
— to perform the duties prescribed by section 52 of the "Investment and Loan Societies Act" in respect to all Investment and Loan Societies which have their head office in the City of Vancouver.....	2309
Johnson, Edwin, as a Licence Commissioner for the Cowichan Licence District.....	720
Johnson, George Alexander, of Deer Park, as a Justice of the Peace.....	1608
Johnson, Joseph Kirkpatrick, authorised to hold Small Debts Court for the City of Grand Forks, and within a radius of ten miles therefrom.....	372, 660
Johnston, John Joseph, as a Collector of Revenue Tax for and within the County of Westminster, except the Hope and Yale Polling Divisions of the Yale Electoral District.....	1753
Johnston, John L., of Palliser, as a Justice of the Peace.....	832
Jordan, Frederick W., of Nakusp, as a Justice of the Peace.....	832
Jordan, George Albert, authorised to hold Small Debts Court for the City of Rossland.....	372
Jowett, William Austin, of Nelson, as a Justice of the Peace.....	832
Jones, Charles Bentley, as a Notary Public in and for the Province of British Columbia.....	1264
Jones, Frank C., of Grand Prairie, as a Justice of the Peace.....	832
Jones, Harry, of Stanley, as a Justice of the Peace.....	832
Jones, Walter, as a Licence Commissioner for the North Nanaimo Licence District.....	720
Keast, Arthur, as Deputy Registrar of the County Court of Victoria, holden at Victoria.....	522
Keen, John, as Assessor and Collector under the "Assessment Act," and a Collector under the "Revenue Tax Act" for the Slocan Riding of the West Kootenay Electoral District, in lieu of the Nelson Division of West Kootenay.....	1224
Keene, William L., of Vancouver, as a Justice of the Peace.....	832
Keill, James, of Sooke, as a Justice of the Peace.....	832
Kennedy, James Buckham, as Assistant Assessor and Collector under the provisions of the "Assessment Act," and a Collector under the provisions of the "Revenue Tax Act" for the County of Westminster, except the Hope and Yale Polling Divisions of the Yale Electoral District.....	38
Kenning, Edward Campbell, as a Notary Public within and for the Mainland of British Columbia.....	523
Kernaghan, James, as a Licence Commissioner for the Revelstoke Licence District.....	1809
— Name corrected.....	1900
Kerr, James, of Greenwood, as a Justice of the Peace.....	1520
Kerr, John H., B. A., as an Examiner of Public School Teachers.....	897
Knowles, Lancelot Crawford, of Pemberton Meadows, as a Justice of the Peace.....	832
Knox, A. L., of Ymir, as a Justice of the Peace.....	832
Killeen, Hugh Chatham, of Field, as a Justice of the Peace.....	832
— Name corrected.....	1104
Kilpatrick, Thomas, as a member of the Board of Commissioners of Police for the City of Revelstoke.....	660
— as a Justice of the Peace.....	832
Kimpton, Rufus A., of Fairmount, as a Justice of the Peace.....	832
King, Edward W., of Mt. Lehman, as a Justice of the Peace.....	832
Kirby, William, of Fire Valley, as a Justice of the Peace.....	832
Kirkland, Herbert John, of Rivers Inlet, as a Justice of the Peace.....	832
Kirkpatrick, Louis Alexander, of San Juan, as a Justice of the Peace.....	832
Kirkup, John, as Assessor and Collector under the "Assessment Act" for the Nelson Riding of West Kootenay Electoral District and that portion of the Rossland Riding which is within the County of Kootenay.....	1224
— as a Police Magistrate for the City of Rossland, with power to act only in the absence or during the illness of the salaried Police Magistrate.....	1424
— to hold Small Debts Courts for the City of Rossland and within a radius of 10 miles therefrom.....	1520
Kittson, Robert E., of Ladner, as a Justice of the Peace.....	1701
Knight, Justus Edward, of Ashcroft, as a Justice of the Peace.....	2129
Kurtz, Donald C., as a Deputy of the Mining Recorder for the Ainsworth Mining Division.....	1424
— as Collector of Votes for the Slocan Riding of the West Kootenay Electoral District.....	1424
Ladner, William Henry, of Ladner, as a Justice of the Peace.....	1652
Laing, F. W., as a Clerk in the office of the Government Agent in the City of Nelson.....	984
Laing, John Wm., M.A., F.R.G.S., as an Examiner of Public School Teachers.....	897
Laity, John, of Hammond, as a Justice of the Peace.....	832
Lambly, Charles A. R., authorised to hold Small Debts Court for the Yale Electoral District.....	372
— as Registrar of the County Court of Yale holden at Fairview.....	720
Lambly, Robert, of Enderby, as a Justice of the Peace.....	832
Lampman, Peter Secord, authorised to hold Small Debt Court for the City of Victoria and within a radius of 40 miles therefrom.....	372
Lang, F. C., as Chief Licence Inspector for the North-East Kootenay Licence District.....	2073
Langley, J. M., as Chief Licence Inspector for the South Victoria Licence District.....	721
Langley, Walter, of Basque Ranch, Ashcroft, as a Justice of the Peace.....	832
Large, Richard Whitfield, of Bella Bella, as a Justice of the Peace.....	832
Lauder, J. D., as a Licence Commissioner for the North Yale Licence District.....	832
— as a Justice of the Peace.....	721
— as Government Agent, Assessor and Collector under the "Assessment Act," Collector under the "Revenue Tax Act" at Nicola, and Registrar of the County Court of Yale holden at Nicola Lake.....	1316
— as a Registrar under the "Marriage Act".....	1608
Law, Harry Symonds, as a Licence Commissioner for the Alberni Licence District.....	1984
— name corrected.....	2129
— as a Justice of the Peace.....	2129

## APPOINTMENTS—Continued.

	PAGE.
Lawes, George Richard, of Enderby, as a Justice of the Peace .....	832
——— Resignation of .....	1265
Leamy, Andrew, as a Notary Public, within and for the Counties of Yale and Kootenay .....	296
Lear, Alfred George, as a Notary Public in and for the County of Vancouver .....	1608
Lee, R. H., as a Licence Commissioner for the North Yale District .....	721
——— as a Justice of the Peace .....	1368
Leeson, William, as a Fence Viewer in and for the Alberni Electoral District .....	1265
Lehman, I., as a Licence Commissioner for the Ashcroft Licence District .....	721
——— as a Justice of the Peace .....	832
Leighton, James Buie, of Clinton, as a Justice of the Peace .....	1701
Leitch, Archibald, of Cranbrook, as a Justice of the Peace .....	832
Lendrum, Thomas J., of Ainsworth, as a Justice of the Peace .....	832
Lennie, Robert Scott, as a Notary Public within and for the Province of British Columbia .....	296
Levasseur, George, of Fernie, as a Justice of the Peace .....	832
——— Resignation of .....	1265
Lewis, Edward Herbert, of Trail, as a Notary Public within and for the Mainland of British Columbia .....	2309
Lilly, William Henry, authorised to hold Small Debts Court for the Slocan Mining Division .....	660
Linklater, George, of Salmo, as a Justice of the Peace .....	832
Little, Charles William, of Mara, as a Justice of the Peace .....	832
Livingstone, Clermont, of Corfield P. O., as a Justice of the Peace .....	832
Livingstone, William, as a Licence Commissioner for the East Lillooet Licence District .....	721
——— as a Justice of the Peace .....	1520
Lloyd, Evan Frank, as a Notary Public within and for the Province of British Columbia .....	523
Lochore, Alexander, as a Licence Commissioner for the Ashcroft Licence District .....	1701
——— as a Justice of the Peace .....	832
Lord, William, of the Skeena River, as a Justice of the Peace .....	832
Lovatt, Samuel, as a Notary Public within and for the County of Kootenay .....	334
Lovell, John B., as a member of the Board of Licensing Commissioners for the City of Victoria .....	1369
——— as a Justice of the Peace .....	1424
Lowry, Robert Charles, as a Notary Public in and for the Province of British Columbia .....	38
Lyche, August H., of Ucluelet, as a Justice of the Peace .....	832
Lyons, John, of North Bend, as a Justice of the Peace .....	832
McArthur, Alexander C., of Sandon, as a Justice of the Peace .....	833
McArthur, C. J., as a member of the Boards of Licensing Commissioners and Commissioners of Police for the City of Greenwood .....	1368
McArthur, John Charles, of New Westminster, as a Justice of the Peace .....	833
McBeath, Duncan A., as Mining Recorder and Collector under the "Revenue Tax Act" for the Nelson Mining Division of West Kootenay Electoral District, District Registrar under the "Births, Deaths and Marriages Registration Act," for the Nelson Division of West Kootenay, Collector of Votes for the Nelson Riding of West Kootenay Electoral District, and a Registrar under the "Marriage Act" .....	522
McCall, Leon D., of Peachland, as a Justice of the Peace .....	833
McCallum, Donald, of Shoal Bay, as a Justice of the Peace .....	833
McCallum, Peter T., of Kettle River, as a Justice of the Peace .....	833
McCleery, Fitzgerald, of North Arm, as a Justice of the Peace .....	833
McCrady, F. M., of Texada Island, as a Justice of the Peace .....	833
——— Name corrected .....	1025
McCraney, William, as Returning Officer for the Vancouver City Electoral District .....	38
McCullagh, James B., of Aiyansh, Cassiar, as a Justice of the Peace .....	833
McCutcheon, —, of Nakusp, as a Justice of the Peace .....	833
——— Name corrected .....	1104
McDermott, Henry, of Barkerville, as a Justice of the Peace .....	833
McDonald, Donald Joseph, of Kamloops, as a Justice of the Peace .....	1476
McDonald, Joseph M., as a member of the Board of Licensing Commissioners for the City of New Westminster .....	260
McEdward, Hector, of Cadwallader Creek, as a Justice of the Peace .....	833
McGillivray, D., of Sumas, as a Justice of the Peace .....	833
McGregor, Dugald, of Loughborough Inlet, as a Justice of the Peace .....	833
McGregor, G. C., of Niagara, as a Justice of the Peace .....	833
McGregor, James, as an Inspector of Mines under the "Coal Mines Regulation Act" .....	1264
McGuigan, Thomas F., of Vancouver, as a Justice of the Peace .....	833
McIlmoyle, J. T., of Victoria, as a Justice of the Peace .....	833
——— Name corrected .....	1104
McIndoo, M. H., as Chief Licence Inspector for the South Nanaimo Licence District .....	720
McInnes, Alexander Douglas, of Alexandria, as a Coroner within and for the Province of British Columbia .....	831
——— as a Justice of the Peace .....	1753
McInnes, Angus, as Registrar of the Court of Kootenay, holden at New Denver .....	1316
——— as a Collector under the "Revenue" and "Revenue Tax Acts" at New Denver .....	1424
McIver, James, of Lillooet, as a Justice of the Peace .....	833
McKay, John, of Sinclair, as a Justice of the Peace .....	833
——— Resignation of .....	1753
McKay, John L., as a Licence Commissioner for the North Nanaimo Licence District, to act during the absence of Walter Jones .....	1024
McKay, Neil F., as a Licence Commissioner for the Ainsworth Licence District .....	721
McKen, James, as Registrar of the County Court of Cariboo, holden at Barkerville .....	522
McKenzie, John, P. L. S., as a member of the Board of Examiners under the provisions of the "Provincial Land Surveyors Act" .....	1520
McKinley, Alan, of 115-Mile House, as a Justice of the Peace .....	833
McKillop, Alexander Lawson, as a member of the Board of Licence Commissioners for the City of Nelson .....	334
McKnight, Andrew, of Comox, as a Justice of the Peace .....	833
McLay, James, of Gabriola Island, as a Justice of the Peace .....	833
McLean, Hugh, as Superintendent of the Provincial Home, Kamloops .....	1224
McLennan, John Charles, as a Clerk in the office of the Mining Recorder in the City of Nelson .....	522
——— as a Justice of the Peace .....	833
McLeod, Murdock Graham, as a Notary Public within and for the County of Nanaimo .....	70
McMicking, Robert Burns, of Victoria, as a Justice of the Peace .....	833
——— as a member of the Board of Commissioners of Police for the City of Victoria .....	1369
McMillan, James Eliphilet, as Returning Officer for the Victoria Electoral District .....	70
——— as a Justice of the Peace .....	1652

APPOINTMENTS—*Continued.*

	PAGE.
McMynn, William Graham, as Registrar of the County Court of Yale, holden at Midway.....	522
as Registrar of the County Court of Yale, holden at Greenwood.....	1424
McNeil, W. F., as a member of the Boards of Licensing Commissioners and Commissioners of Police for the City of Rossland.....	1316
McPhee, Joseph, of Comox, as a Justice of the Peace.....	833
McPherson, John, of McPherson, as a Justice of the Peace.....	833
McQueen, Malcolm, of Chilliwack, as a Justice of the Peace.....	833
McQueen, William, of Rossland, as a Justice of the Peace .....	2249
McRae, Alexander, as Chief Licence Inspector for the Revelstoke Licence District vice Robert Bullick .....	831
McVittie, Thomas T., of Fort Steele, as a Justice of the Peace.....	833
MacAloney, Joseph A., as Official Administrator for the County of Nanaimo.....	372
MacNeill, Albert Howard, as one of Her Majesty's Council Learned in the Law.....	334
Macrae, J. Kenneth, as a Notary Public within and for the Counties of Victoria and Nanaimo...	1224
Maitland, Robert R., as a Notary Public within and for the Mainland of British Columbia.....	484
Malins, Arthur, as a member of the Board of Licensing Commissioners for the City of New West-minster.....	260
Mallandaine, Edward, Jr., of Creston, as a Coroner within and for the Province of British Columbia.....	182
as a Justice of the Peace .....	833
Manchester, G. H., M. D., as Assistant Medical Superintendent of the Hospital for the Insane, New Westminster.....	372
Manson, William, Jr., as a member of the Board of Commissioners of Police for the City of Nanaimo.....	720
Manson, William J., of Mission City, as a Justice of the Peace.....	1753
Manuel, John W., of Burton City, as a Justice of the Peace.....	833
Marchant, William P., as a Clerk in the office of the Registrar of the Supreme Court, Victoria.....	1701
Marshall, Arthur Ramsay, of Thurlow Island, as a Justice of the Peace.....	1753
Marshall, John, as a Licence Commissioner for the West Lillooet Licence District.....	721
Martin, Charles W., of Harrison, as a Justice of the Peace.....	833
Martin, the Honourable Joseph, as one of Her Majesty's Counsel Learned in the Law.....	334
Mashiter, William, of Squamish, as a Justice of the Peace.....	833
Matheson, Donald John, of Cascade City, as a Justice of the Peace,.....	832
Matheson, Murdoch, of Wellington, as a Justice of the Peace.....	1608
Mathews, Thomas, as Official Administrator for the County of Vancouver.....	894
Mayne, Robert Hamilton, as a Notary Public within and for the County of Kootenay.....	484
Meahan, John, of Cranberry, as a Justice of the Peace.....	832
Name corrected.....	1025
Meason, William Laing, of Lesser Dog Creek, as a Justice of the Peace.....	1520
Megram, Ainsley, as a Licence Commissioner for the South-East Yale Licence District.....	721
as a Justice of the Peace .....	832
Name corrected.....	1025
Menhinick, Cory, of Comaplix, as a Justice of the Peace.....	833
Merkley, Walter Anson, as a Notary Public within and for the County of Kootenay.....	144
Meyer, Frederick Adrian, of Vernon, as a Justice of the Peace.....	1476
Millar, Walter O., of Kamloops, as a Justice of the Peace.....	833
Miller, Joseph William, of Eburne, as a Justice of the Peace.....	833
Mills, Thomas Alfred, as a Deputy of the Registrar of the Nelson Registry of the Supreme Court, during the absence of E. T. H. Simpkins.....	1424
Mitchell, Alfred H., of Columbia Valley, as a Justice of the Peace.....	833
Mitchell, George, as Chief Licence Inspector for the East Lillooet Licence District.....	721
Mitchell, William, as Registrar of the County Court of Nanaimo, holden at Union.....	522
Moffat, Alexander, as a Coroner within and for the Province of British Columbia.....	222
Moffatt, Alexander of Cranbrook, as a Justice of the Peace.....	832
Name corrected.....	1104
Moffatt, Henry, of Alexandria, as a Justice of the Peace.....	833
Monro, Alexander Stewart, as a Coroner in and for the Province of British Columbia.....	38
as Medical Health Officer for the Atlin Lake Mining Division.....	38
Moodie, Henry, of Golden, as a Justice of the Peace.....	833
Moore, John David, as a member of the Boards of Licence Commissioners and Commissioners of Police for the City of Kaslo.....	444
Moore, John E., of Alkali Lake, as a Justice of the Peace.....	833
Resignation of .....	1265
Moore, Joseph, of Cumberland, as a Justice of the Peace.....	833
Moore, William Swinburne, of Agassiz, as a Justice of the Peace.....	1652
Morrison, John Stroble Metzler, as a Notary Public within and for the Province of British Columbia.....	182
Muir, Robert, of Sooke, as a Justice of the Peace.....	833
Muir, Thomas A., as a member of the Board of Examiners under the "Pharmacy Act" for the year 1899 .....	372
Mundell, John, of Sandwick, P. O., Comox, as a Justice of the Peace.....	833
Munn, Duncan, of New Westminster, as a Justice of the Peace .....	832
Munro, George, as a member of the Boards of Licensing Commissioners and Commissioners of Police for the City of Kamloops .....	660
Murchison, Finlay, of Galiano Island, as a Justice of the Peace.....	833
Murphy, E. N., as Mining Recorder for the Goat River Mining Division of the West Kootenay Electoral District.....	892
Murphy, Thomas A., of Granite Creek, as a Justice of the Peace.....	833
Name corrected.....	1025
Musgrave, Edward, of Duncan, as a Justice of the Peace .....	833
Resignation of .....	1265
Nelson, Alfred C., as Assessor and Collector under the "Assessment Act," and a Collector under the "Revenue Tax Act" for the Southern Division of the East Kootenay Electoral District .....	1308
Newman, George T., of Arrowhead, as a Justice of the Peace.....	833
Norcross, James, of Somenos, as a Coroner within and for the Province of British Columbia.....	1424
Nordschow, E., of Bella Coola, as a Justice of the Peace.....	833
Northcott, William Walter, of Victoria, as a Justice of the Peace.....	833
Nicholson, Henry, of Camp McKinney, as a Justice of the Peace .....	1520
Nicoll, Thomas E., as a member of the Board of Licensing Commissioners for the City of Cumber-land .....	1984
Nicolls, John Pettybridge, of Vancouver, as a Notary Public for the Province of British Columbia	2073

APPOINTMENTS—*Continued.*

	PAGE.
Nivin, Frederick Cruse, of Whitewater, as a Justice of the Peace .....	1856
Obey, Frank, of Trout Lake, as a Justice of the Peace .....	833
— Name corrected to read Abey .....	1065
O'Brien, Thomas, as a Notary Public in and for the Mainland of British Columbia .....	1264
O'Connell, Thomas, as a member of the Board of Commissioners of Police for the City of Nanaimo .....	984
Ogle, Joseph, of Sardis, as a Justice of the Peace .....	833
O'Halloran, Cornelius, of Pavilion, as a Justice of the Peace .....	833
— Resignation of .....	1225
O'Keefe, Cornelius, of Okanagan, as a Justice of the Peace .....	833
Oliver, John, of Esquimalt, as a Justice of the Peace .....	833
Osterhout, Rev. S. S., of Lake Kalzap, as a Justice of the Peace .....	833
Owen, William, of Mara, as a Justice of the Peace .....	833
Page, H. F., of Matsqui, as a Justice of the Peace .....	833
Palmer, Algernon J., of Salmon Arm, as a Justice of the Peace .....	833
Palmer, Richard M., as a member of the Provincial Board of Horticulture for the First Horticultural District .....	1024
Parker, Thomas, as a Registrar under the provisions of the "Marriage Act" at Rossland .....	38
— as a Notary Public within and for the Mainland of British Columbia .....	720
— as a Justice of the Peace .....	833
Parker, William Smythe, of Princeton, as a Justice of the Peace .....	833
Parkinson, Richard H., of Fairview, as a Justice of the Peace .....	1753
Parson, Charles H., as a Licence Commissioner for the North-East Kootenay Licence District .....	721
— as a Justice of the Peace .....	833
Partridge, Frank, as a member of the Board of Licensing Commissioners for the City of Cumberland .....	1984
Patenaude, Joseph, of 150-Mile House, as a Justice of the Peace .....	833
Patmore, Lewis Warner, as Mining Recorder for the Fort Steele Mining Division .....	1368
Paxton, William George, as Mining Recorder for the Atlin Lake Mining Division .....	372
Paul, Edward B., M. A., as an Examiner of Public School Teachers .....	897
Pauline, Herbert William, as a Licence Commissioner for the Esquimalt Licence District .....	721
Pearson, E., of Victoria, as a Justice of the Peace .....	833
Pearson, James, of Lytton, as a Justice of the Peace .....	1753
Peck, John, as Inspector of Steam Boilers under the "Steam Boiler Inspection Act, 1899" .....	984
Peirson, Joseph, of Steveston, as a Justice of the Peace .....	1652
Pelly, Justinian, S. M., as a Stipendiary Magistrate within and for the County of Westminster and to hold Small Debts Courts within and for the Chilliwhack Riding of the Westminster Electoral District .....	2309
Penzer, Alfred, of Donald, as a Justice of the Peace .....	833
Percival, Francis John, as a Fence Viewer in and for that portion of the Yale Electoral District locally known as the Grand Prairie District .....	1265
Peters, Eusebius S., of Lillooet, as a Justice of the Peace .....	833
Phair, Caspar, authorised to hold Small Debts Court for the Counties of Yale and Cariboo .....	372
— as Registrar of the County Court of Cariboo, holden at Lillooet .....	522
Philips, Walter Hibbert, of Lumby, as a Justice of the Peace .....	833
Phillipps, Michael, authorised to hold Small Debts Court for the East Kootenay Electoral District south of Canal Flat .....	372
— as a Justice of the Peace .....	833
Pidcock, Reginald H., of Alert Bay, as a Justice of the Peace .....	1900
Pimbury, Augustus, of Corfield, as a Justice of the Peace .....	833
— Resignation of .....	1265
Pimbury, Edward, of Nanaimo, as a Justice of the Peace .....	833
Pinkham, Augustine Machray, of Revelstoke, as a Notary Public within and for the Mainland of British Columbia .....	1809
Pirie, Thomas, of Columbia Valley, as a Justice of the Peace .....	833
— Resignation of .....	1476
Pittendrigh, George, authorised to hold Small Debts Court for the Counties of Westminster, Yale and Vancouver, excepting the City of Vancouver .....	372
Porter, James, authorised to hold Small Debts Court for the Stikine Polling Division of the Cassiar Electoral District .....	372
Prentice, James D., of Dog Creek, as a Justice of the Peace .....	833
Prentice, William, of Vancouver, as a Justice of the Peace .....	833
Pridham, J. Laurence, of Okanagan Mission, as a Justice of the Peace .....	833
Puetz, John, of Mayne Island, as a Justice of the Peace .....	833
Purcell, Goodwin, of Douglas, as a Justice of the Peace .....	1753
Rabbitt, Daniel, as Judge of the Court of Revision and Appeal under the "Assessment Act" for the East Riding of the Yale Electoral District .....	2073
Raley, George Henry, of Kitamaat, as a Justice of the Peace .....	833
Randle, Joseph, of Nanaimo, as a Justice of the Peace .....	833
Rant, Capt. William John, of Lake Bennett, as a Registrar for the purposes of the "Marriage Act" .....	944
Rant, Norman William Francis, as a Notary Public within and for the Counties of Victoria and Nanaimo .....	38
— as a Notary Public in and for the Province of British Columbia .....	1264
Raper, Alfred, of Texada Island, as a Justice of the Peace .....	833
Rashdall, Charles H., of New Denver, as a Justice of the Peace .....	833
— Name corrected .....	945
Rath, William S., of Englishman's River, as a Justice of the Peace .....	833
Raymer, Henry William, of Kelowna, as a Justice of the Peace .....	833
Reddick, Robert, M. D., as a Coroner within and for the Province of British Columbia .....	1652
Reed, E. Baynes, of Esquimalt, as a Justice of the Peace .....	833
Reed, Thomas Pearson, as a Licence Commissioner for the West Lillooet Licence District .....	721
Reid, John, of New Westminster, as a Justice of the Peace .....	833
— as a Selector of Jurors for the County of Westminster .....	2309
Renouf, Clement Edward, of Victoria, as a Justice of the Peace .....	833
— Name corrected .....	1025
Reynolds, Edmund D., of Fairview, as a Justice of the Peace .....	833
Richardson, Thomas, of Lasquit Island, as a Justice of the Peace .....	833
Richdale, William, as Mail Clerk in the office of the Queen's Printer .....	1316
Robb, William R., of Comox, as a Justice of the Peace .....	833
Rochussen, Paul, of Cascade City, as a Justice of the Peace .....	833
Roberts, Sydney A., D.L.S., P.L.S., as a Member of the Board of Examiners under the provisions of the "Provincial Land Surveyors Act" .....	1476
Robertson, A. Stuart, of Claxton, as a Justice of the Peace .....	833

### XIII.

#### APPOINTMENTS—*Continued.*

	PAGE.
Robertson, Wm. R., of McPherson, as a Justice of the Peace.....	833
Robins, Samuel M., of Nanaimo, as a Justice of the Peace.....	833
Robinson, Alexander, as Superintendent of Education for the Province of British Columbia.....	484
Robinson, Arthur, of Duncan, as a Justice of the Peace.....	833
Robinson, George, of Kimsquit, Skeena River, as a Justice of the Peace.....	833
Robson, Thomas Henry, of Golden, as a Justice of the Peace.....	833
Rolston, Peter Williams, as a Coroner within and for the Province.....	334
Rolston, Peter William, of Clayoquot, as a Justice of the Peace.....	833
Name corrected.....	1025
Rose, George C., of Cascade City, as a Justice of the Peace.....	833
Resignation of.....	1265
Ross, J. W., of Ymir, as a Justice of the Peace.....	833
Ross, William McKay, of Strawberry Vale, as a Justice of the Peace.....	833
Name corrected.....	1104
Roye, Samuel, of Metchosin, as a Justice of the Peace.....	833
Russell, Findlay Robert McDonald, as a Police Magistrate for the City of Vancouver, with power to act only in the absence or during the illness of the salaried Police Magistrate.....	660
Name corrected.....	721
Russell, Stebbing, as a Commissioner for taking affidavits in and for the Courts of British Columbia.....	831
Ryder, Corie Spencer, Jr., as a Licence Commissioner for the Comox Licence District.....	720
Sandilands, Evelyn Montague, as a Notary Public within and for the Province of British Columbia.....	1224
Sandes, Samuel D., of Van Anda, as a Justice of the Peace.....	833
Resignation of.....	1265
Sangster, George, as a Licence Commissioner for the South Victoria Licence District.....	721
Sargent, R., of Hazelton, as a Justice of the Peace.....	833
Saul, William, of Clinton, as a Justice of the Peace.....	833
Resignation of.....	1225
Sawers, Campbell William, as a Notary Public within and for the Province of British Columbia.....	182
Sayre, J. H., as Chief Licence Inspector for the West Yale Licence District.....	721
Schofield, Frederick, as Registrar of the Rossland Registry of the Supreme Court.....	144
Scholefield, Ethelbert Olaf Stuart, as Librarian of the Legislative Library.....	1369
Scholefield, Kenneth A. S., as a Clerk in the office of the Queen's Printer.....	1316
Scott, Joseph, as a Collector under the "Revenue Tax Act" within and for the Municipality of Chilliwack.....	444
Scott, Samuel F., of Princeton, as a Justice of the Peace.....	833
Scott, Walter, of Illecillewaet, as a Justice of the Peace.....	833
Scott, William E., of Ganges Harbour, S. S. Island, as a Justice of the Peace.....	833
Schou, Nicolai Christian, as a Licence Commissioner for the Richmond Licence District.....	721
as a Justice of the Peace.....	833
Scovell, John C., of Salt Spring Island, as a Justice of the Peace.....	833
Scovil, Earle J., of Windermere, as a Justice of the Peace.....	833
Selous, Harold, of Nelson, as a Justice of the Peace.....	833
Semlin, The Honourable Charles A., as Provincial Secretary.....	369
to execute Marriage Licences and Money Warrants during the absence of His Honour the Lieutenant-Governor.....	984
Recission.....	1265
Sere, Frank, Jr., of Richmond Road, as a Justice of the Peace.....	833
Name corrected.....	1025
Seward, Thomas, of Lytton, as a Justice of the Peace.....	833
Sewell, Frank Compton, of the City of Sandon, as a Justice of the Peace.....	1701
Seymour, Louis James, as an Official Stenographer under the provisions of the Supreme Court Act.....	892
as a Justice of the Peace.....	1809
Shakespeare, Enoch, as a Justice of the Peace within and for the County of Nanaimo.....	484
as a Justice of the Peace.....	833
Shakespeare, Noah, of Victoria, as a Justice of the Peace.....	1424
Shatford, L. W., as a Licence Commissioner for the South-East Yale Licence District.....	721
Shaw, Joseph, of Metchosin, as a Justice of the Peace.....	833
Shiles, Bartley Willett, of New Westminster, as a Justice of the Peace.....	833
Shortreed, Robert, of Abbotsford, as a Justice of the Peace.....	833
Shotbolt, Thomas, of Victoria, as a Justice of the Peace.....	1809
Sidley, Richard, of Rock Creek, as a Justice of the Peace.....	833
Name corrected.....	1185
Simmons, C. E., as Chief Licence Inspector for the North-East Yale Licence District.....	721
Simpkins, Edward Thomas Higley, as Registrar of the Nelson Registry of the Supreme Court.....	144
Simpson, William, of Duncan City, as a Justice of the Peace.....	1652
Skinner, Ernest, of Maple Bay, as a Justice of the Peace.....	833
Sluggett, John, of South Saanich, as a Justice of the Peace.....	833
Smith, Andrew Boa, as a Fence Viewer in and for that portion of the Yale Electoral District locally known as the Grand Prairie District.....	1264
Smith, C. S., as a Licence Commissioner for the North-East Yale Licence District.....	721
Smith, E. A., of Vernon, as a Justice of the Peace.....	833
Smith, George Arbuthnot, as a Licence Commissioner for the Alberni Licence District.....	720
as a Justice of the Peace.....	833
authorised to hold Small Debts Courts for and within the Alberni Mining Division.....	1368
as a Fence Viewer within and for the Alberni Electoral District.....	1265
Smith, Robert Masson, as a Notary Public within and for the Mainland of British Columbia.....	570
Smith, Thomas Robert, of Victoria, as a Justice of the Peace.....	833
Soues, Frederick, as Registrar of the County Court of Cariboo helden at Clinton.....	522
as a Stipendiary Magistrate in and for the County of Cariboo.....	1424
Spence, John D., as a member of the Board of Licensing Commissioners for the City of Columbia.....	892
Sprott, Charles Frederick, of New Westminster, as a Justice of the Peace.....	833
Stalker, George Frederick, of Beavermouth, as a Justice of the Peace.....	833
Stanton, Herbert, as Registrar of the County Court of Nanaimo helden at Nanaimo.....	522
Stark, James, of Vancouver, as a Justice of the Peace.....	833
Stephenson, David, as Chief Licence Inspector for the North Nanaimo Licence District.....	720
Stephenson, E. C., of Hazelton, as Justice of the Peace.....	833
of Gish-Ga-Gash, as a Justice of the Peace.....	833
Stephenson, Edmund F., as a Licence Commissioner for the Ainsworth Licence District.....	721
Stevens, Daniel Bowen, of Trail, as a Justice of the Peace.....	1701
Stevenson, John, authorised to hold Small Debts Court for the County of Cariboo.....	372
as a Justice of the Peace.....	833

APPOINTMENTS—*Continued.*

	PAGE.
Stewart, Alexander, as a Member of the Board of Licence Commissioners for the City of Victoria	334
Stewart, Frank R., as a Member of the Board of Licence Commissioners for the City of Vancouver	334
Stewart, Henry Alexander, as a Notary Public within and for the Province of British Columbia.	1264
Stewart, W. F., of North Arm, as a Justice of the Peace.....	833
Stirling, Thos. William, of Kelowna, as a Justice of the Peace.....	833
Stirrett, Josiah, as Chief Licence Inspector for the North-East Kootenay Licence District.....	721
Stoddart, D. A., of Clinton, as a Justice of the Peace.....	833
— — — Resignation of.....	1024
Stone, James, of Barkerville, as a Justice of the Peace.....	833
Stone, Oliver T., of Kaslo, as a Justice of the Peace.....	833
Strachan, Andrew, of Gordon Head, as a Justice of the Peace.....	833
Strachan, James Keith, of Nelson, as a Justice of the Peace.....	2187
Sutherland, Daniel W., of Kelowna, as a Justice of the Peace.....	833
— — — as a member of the Board of Licensing Commissioners for the City of Greenwood.....	831
— — — as a member of the Board of Commissioners of Police for the City of Greenwood.....	1368
Sutton, James E., of Ucluelet, as a Justice of the Peace .....	833
Sword, C. B., of Matsqui, as a Justice of the Peace.....	833
Taylor, Alfred DeRupe, as a Deputy within the Municipality of Delta, of the District Registrar under the "Births, Deaths and Marriages Registration Act".....	2187
Taylor, William John, as one of Her Majesty's Council Learned in the Law .....	334
Teague, William, of the Town of Yale, as a Coroner within and for the Province of British Columbia	408
— — — as a Licence Commissioner for the West Yale Licence District.....	721
— — — as a Justice of the Peace.....	833
Tennant, Robert, of Skidgate Queen Charlotte Islands, as a Justice of the Peace.....	833
Thomas, Charles Edward, as a Notary Public in and for the County of Yale.....	1264
Thomas, David J., as a Licence Commissioner for the South Nanaimo Licence District.....	720
— — — as a Justice of the Peace.....	833
— — — Name corrected .....	1025
Thompson, A. C., as a member of the Board of Licensing Commissioners for the City of Revel- stoke.....	660
Thompson, James W., of Thompson's Landing, as a Justice of the Peace.....	833
Thompson, William, H. G., of Horsefly, as a Justice of the Peace.....	833
— — — as a Coroner within and for the Province of British Columbia.....	1024
Thomson, Lewis, as a Notary Public within and for the Mainland of British Columbia.....	1476
Thomson, John, as Chief Licence Inspector for the Comox Licence District.....	720
Tilly, S. T., of Bella Coola, as a Justice of the Peace .....	833, 2028
Tolmie, John, of Victoria, as a Justice of the Peace.....	833
Townsend, Herbert Ridley, as a Mining Recorder in and for the Trail Creek Mining Division.....	334
— — — as a Registrar under the "Marriage Act," and a Deputy of the Registrar of the Ross- land Registry of the Supreme Court.....	1701
— — — as a Deputy of the District Registrar under the "Births, Deaths and Marriages Regis- tration Act" for the Trail Creek Mining Division.....	1984
Townsend, William B., as a Notary Public in and for the Province of British Columbia.....	1264
— — — as a Justice of the Peace.....	1652
Tregillus, Frederick James, of Stanley, as a Justice of the Peace .....	833
Trench, William M. LePoer, of North Saanich, as a Justice of the Peace .....	833, 1476
Trites, Herbert H., of Fernie, as a Justice of the Peace.....	833
— — — as a Coroner within and for the Province of British Columbia.....	1064
Tronson, Edward J., of Okanagan, as a Justice of the Peace.....	833
Trythall, William John, as Reviser of the Municipal Voters' List for the City of Vancouver for the year 1899.....	1224
Tuck, Samuel Parker, as Sheriff of South Kootenay.....	892
Tunstall, George Christie, authorised to hold Small Debts Court for the Province of British Columbia.....	372
— — — as Registrar of the County Court of Yale, holden at Kamloops.....	522
— — — as a Director of the Royal Inland Hospital, Kamloops.....	984
Turner, Henry James, of Swansea, as a Justice of the Peace.....	833
Tunstall, James C., as Registrar of the County Court of Yale, holden at Vernon.....	522
Turner, John A., as Returning Officer for Nelson Riding of the West Kootenay Electoral District	144
Twiss, William James, as a Notary Public for the Province of British Columbia.....	1608
Veith, George A., of Forks of Quesnelle, as a Justice of the Peace.....	833
Vickers, William Henry, of Atlin City, as a Justice of the Peace.....	833
— — — as a Justice of the Peace.....	944
Vine, Edward, of Peddar Bay, as a Justice of the Peace.....	833
Wade, Mark Sweeton, M.D., as a Coroner within and for the Province of British Columbia.....	616
Wain, William, as Collector of Votes for the North Victoria Electoral District.....	106
Wales, William, of Colwood, as a Justice of the Peace.....	833
— — — Name corrected .....	1025
Walker, R. Eden, as Acting Medical Superintendent of the Hospital for the Insane in the City of New Westminster during the illness of Dr. G. F. Bodington.....	106
Walker, W. B., of Comox, as a Justice of the Peace.....	833
Wallace, George J., of Lansdowne, as a Justice of the Peace.....	1608
Wallace William, of Carbonate, as a Justice of the Peace.....	833
Walter, Arthur, of Salt Spring Island, as a Justice of the Peace.....	833
Warden, Quintin Dick Hume, as an Official Stenographer under the provisions of the "Supreme Court Act".....	1753
Wardle, James, of Hope, as a Justice of the Peace.....	833
Ware, W., of Fort Graham, as a Justice of the Peace.....	833
— — — Resignation of.....	1985
Warren, Charles A., as a Licence Commissioner for the North-East Kootenay Licence District.....	721
— — — as a Justice of the Peace.....	833
Waterhouse, Arthur Edward, of Alberni, as a Justice of the Peace .....	833
— — — to hold Small Debts Courts within and for the Alberni Mining Division .....	2309
Waterman, W. J., of Princeton, as a Justice of the Peace.....	833
Waterson, Robert Carnell, of Rossland, as a Justice of the Peace.....	1856
Watson, David H., as a Notary Public within and for the County of Yale.....	144
Watson, Henry H., as a member of the Board of Examiners under the "Pharmacy Act" for the year 1899.....	372
Watson, Joseph, of Sardis, as a Justice of the Peace .....	833
Weart, John Walker, of Burnaby, as a Justice of the Peace.....	833
— — — Name corrected .....	985

APPOINTMENTS—*Concluded.*

	PAGE.
Webb, E. F., of Fort Rupert, as a Justice of the Peace.....	833
— Name corrected.....	1185
Webb, Francis, of Ashcroft, as a Justice of the Peace.....	833
Webster, Edward Bullock, of Keremeos, as a Justice of the Peace.....	833
Webster, W. H. Bullock, as Chief Licence Inspector for the Ainsworth Licence District.....	721
— as Chief Licence Inspector for the Nelson Licence District.....	831
Webster, William, of Alexandria, as a Justice of the Peace.....	833
— Resignation of.....	1265
Wells, Francis Beddoes, as a member of the Board of Licence Commissioners for the City of Revelstoke.....	660
Wells, Willmer Cleveland, of Palliser, as a Justice of the Peace.....	833
Welsh, Thomas, of Mud Bay, as a Justice of the Peace.....	1753
Whalley, E. Percy, of Nelson, as a Justice of the Peace.....	833
Whellams, William Forvargue, as a Notary Public in and for the Mainland of British Columbia.....	1264
Whetham, Charles, of Whonnock, as a Justice of the Peace.....	833
White, James J., of North Saanich, as a Justice of the Peace.....	833
Whiteside, Robert, of Lulu Island, as a Justice of the Peace.....	833
Whittome, James Henry, as a Notary Public within and for the County of Nanaimo.....	984
Wiggs, Alfred, of Port Renfrew, as a Justice of the Peace.....	833
Wilkes, Charles Jesse, as a Registrar for the purposes of the "Marriage Act".....	260
Williams, Sidney, of Quesnelle, as a Justice of the Peace.....	833
— as a Registrar, under the "Marriage Act" at Quesnelle.....	1368
Williams, William W., of Gossip Island, as a Justice of the Peace.....	833
Williams, William R., of Phoenix, as a Justice of the Peace.....	2073
Wilson, Charles, as one of Her Majesty's Counsel Learned in the Law.....	334
Wilson, C. R., of Hanceville, as a Justice of the Peace.....	833
Wilson, Peter C., as a Licence Commissioner for the Nelson Licence District.....	831
— Name corrected.....	945
Wilson, Thomas Alexander, of Trout Lake, as a Coroner within and for the Province of British Columbia.....	2249
Wilson, Tom., of Mount Pleasant, Vancouver, as a member of the Provincial Board of Horticulture for the Second Horticultural District.....	1024
Winter, Charles, as Chief Licence Inspector for the South-East Yale Licence District.....	721
Wood, Robert, of Greenwood, as a Justice of the Peace.....	1608
Wood, Thomas, of Okanagan, as a Justice of the Peace.....	833
Wood, Thomas Anthony, of Quamichan, as a Justice of the Peace.....	833
Wood, Wentworth F., of Kamloops, as a Justice of the Peace.....	833
Woods, Edward Montague Nelson, as a Stipendiary Magistrate in and for the County of Vancouver.....	944
— as District Registrar, under the "Births, Deaths and Marriages Registration Act," for the territory comprised within the Boundaries of the Atlin Lake and Bennett Lake Mining Divisions.....	944
— as Registrar of the Atlin Lake Registry of the Supreme Court.....	944
— as Registrar of the County Court of Vancouver, holden at Atlin, and a Registrar for the purposes of the Marriage Act.....	944
— authorised to hold Small Debts Court for Atlin Lake and Bennett Lake Mining Divisions.....	944
— as a Judge of the Court of Revision and Appeal under the "Assessment Act" for the Atlin Lake and Bennett Lake Mining Divisions of the Cassiar Electoral District.....	1984
Woodward, Thomas, of Nicola, as a Justice of the Peace.....	833
Woollard, John, of North Arm, as a Justice of the Peace.....	833
Wootton, Stephen Yardley, as Registrar of Births, Deaths and Marriages for District Number One.....	720
Wren, John R., as a Licence Commissioner for the Dewdney Licence District.....	721
Wright, Harry, as Mining Recorder and Collector under the "Revenue Tax Act" for the Nelson Mining Division; District Registrar under the "Births, Deaths and Marriages Registration Act" for the Nelson Mining Division of West Kootenay, and Collector of Votes for the Nelson Riding of the West Kootenay Electoral District, and a Registrar under the "Marriage Act".....	2129
Wright, Harry W., as a Clerk in the office of the Government Agent in the City of Nelson.....	660
Wright, James Milton, of Armstrong, as a Justice of the Peace.....	833
Wright, Peter, as a Registrar for the purposes of the "Marriage Act".....	144
Wurzburg, Ludwig, of Vancouver, as a Justice of the Peace.....	2187
Wyckoff, Charles, of Field, as a Justice of the Peace.....	833
Young, George Paxton, as a Coroner within and for the Province of British Columbia.....	260

## ASSESSMENT ACT.

Assessment Rolls, further extension of time for completion of.....	2, 1857
--	---------

## TAX NOTICES.

Cariboo District, Barkerville, Lightning Creek and Quesnelle Divisions.....	98
Comox District.....	254
Cowichan District.....	175
East Kootenay District, Northern Division.....	136
— Southern Division.....	98
Lillooet District.....	175
Nanaimo City District and North and South Nanaimo.....	97
Vancouver County.....	136
Victoria City, South Victoria, Esquimalt, Rupert, Sayward, Quatsino, Coast, Queen Charlotte, North Saanich, and Barclay and Clayoquot (part) Districts.....	99
West Kootenay District, Nelson Division.....	175
— Revelstoke Division.....	135
Westminster and New Westminster City Districts.....	98
Yale District, Hope, Yale, Lytton and Cache Creek Divisions.....	136
— Kamloops Division.....	135
— Nicola Division.....	254
— Okanagan Division.....	64
— Rock Creek Division.....	214

ASSESSMENT ACT.—*Concluded.*

## COURTS OF REVISION.

	PAGE.
Cariboo District .....	1649
Comox, Saanich, Salt Spring Island, Alberni, Duncan, Nanaimo City, North Nanaimo, South Nanaimo, and Victoria (part) Districts .....	1759
East Kootenay, Northern Division .....	2303
Lillooet District .....	1935
Vancouver County .....	7, 2070
Victoria City, North and South Victoria, Cowichan-Alberni, Esquimalt, and Comox (part) Districts .....	7, 2178
Westminster and New Westminster City Districts .....	7, 2233
Yale District, Kamloops Division .....	2122
——— Lytton Division .....	2178
——— Okanagan Division .....	2233
——— Rock Creek Division .....	7

## ASSIGNMENT NOTICES.

Bidgood, J. ....	1111
Bull, John .....	1555
Bulmer, Webb & Co. ....	2177
Chace, W. M., D. L. Brockway, and R. L. Howie .....	1616
Creed, B. A. ....	1974
Cunningham, John .....	1616
Douglas, D. F. ....	951
Dunbar, H. H. ....	1975
Eagles, M. J. ....	1846
Gaine & Roy .....	1229, 1599
Gibb, David .....	1427
Hartman, S. A. ....	1863
Hopkirk & Spence .....	228, 949
Hughes & Crawford .....	262
Humphreys & Pittock .....	2301
Johnston, Isabella .....	137
Lely & Co. ....	1298
Ley, Wildauer & Wilkinson .....	1069
Logan, M. S. ....	1659
Logan, R. ....	1219
Lougheed, J. W. ....	1898
Lund, Gustave .....	526
McAuliffe, G. W. ....	219
McLachlan, Donald John .....	866
Mighton, S. J. ....	402
Muskett, R. A. ....	228
Ross, Osborn St. V. ....	262
Strong, R. E. ....	1480
Tai Loy & Co. ....	1480
Tanner, C. M. ....	186
Teetzel, C. W. ....	1357
Thulin Brothers .....	2234
Wilson, M. A. ....	1011
Wilson, Thomas .....	137

## CERTIFICATES OF IMPROVEMENTS OF MINERAL CLAIMS, APPLICATIONS FOR

Aaron's Fraction .....	15
Aaron's Gem .....	15
Aaron's Isle .....	15
Aaron's Star .....	15
A. B. C. ....	1156
A. D. A. ....	1913
Ada L. ....	1431
Adirondack .....	2040
Admiral Nelson .....	304
Ætna Fraction .....	15
Ajax .....	1073
Ajax Fraction .....	1073
Albemarle Fraction .....	10
Albion .....	67
Al Fraction .....	2087
Alice .....	1280
Alice Fractional .....	1772
Alliance Fraction .....	339
Alma .....	1233
Alpha Bell Fraction .....	12
American Wonder .....	1430
Ames .....	1199
Amster .....	1386
Anaconda .....	728
Annie Fraction .....	1150
Apex .....	1710
April Fool .....	16
Argo .....	17
Arlington .....	728
Arlington Fraction .....	728
Arnold .....	2002
Arsenic .....	9
Ash .....	1822
Assayer .....	18
Atlanta .....	1386
Atlantic .....	1431
Atlas, No. 3 .....	1333

## CERTIFICATES OF IMPROVEMENTS OF MINERAL CLAIMS, APPLICATIONS FOR—Continued.

	PAGE.
Aurora .....	1538
A. Y. ....	9
Baby .....	1816
Baby Mine .....	1710
Badger .....	1864
Bad Shot .....	2040
Bald Eagle .....	17, 1762
Ballarat .....	584
Balmoral .....	1620, 2144
Baltimore Fraction .....	15
Bank of England .....	728
Bannackburn .....	2143
Banner .....	1663, 1673
Bannock .....	2340
Banwell Fraction .....	14
Bay Horse .....	2125
Bay Horse Fraction .....	2125
B. C. ....	1913
B. C. Fraction .....	1771
B. C. Wonder .....	1430
Bean Pot .....	533
Beauty .....	1386
Beaver .....	9, 905
Beaver, No. 2 .....	1061
Beaver, No. 3 .....	1956
Bee .....	17
Belcher .....	18, 45
Belle .....	339, 1816
Belle of Ottawa .....	889
Belleorophon .....	624
Bellevue .....	584
Ben .....	12
Ben Bolt .....	2322
Bend 'Or Fractional .....	12
Ben Hassen .....	1951
Ben Hur No. 1 .....	582
Berlin .....	11
Bessie A .....	17
Best Fraction .....	1710
Big Bend Fraction .....	15
Big Chief .....	1199
Big Four Fractional .....	15
Big Four, No. 1 .....	1189
Bird's Eye .....	1234
Birthday .....	1333
Bismark .....	15
Black Diamond .....	10, 533
Black Fly .....	584
Black Fox .....	1101
Black Hawk .....	1913
Black Pine .....	2205
Black Prince .....	117, 455, 533
Black Witch .....	1156
Bland .....	2040
Blenheim .....	117
Blocksberg .....	1151
Blucher .....	13, 18, 45
Blue Bell .....	10, 1231
Blue Bell, No. 1 .....	1431
Bluebird .....	2082
Blue Bird .....	15
Blue-Eyed Nellie .....	14
Blue Grouse .....	1156
Blue Jay .....	112, 490
Blue Peter .....	1386
Blue Peter Fraction .....	1386
Blye .....	849
B. N. (Fractional) .....	2205
Boatswain Fraction .....	790
Bobolink .....	1156
Bob Reid .....	1273
Bodie .....	1112
Bodie Fraction .....	1112
Boer Fraction .....	2205
Bolton Fraction .....	2082
Bonanza .....	930, 1151
Bon Diable .....	1071
Bootblack .....	2144
Boss .....	1151
Boston .....	1377, 1762
Boys .....	1772
Bradford .....	9, 1153
Briar .....	584
British Chief .....	533
Brittania .....	11
Broad Axe .....	1854
Broker .....	1854
Brunswick .....	1771
Bryan .....	1673
Buckeye .....	2143

CERTIFICATES OF IMPROVEMENTS OF MINERAL CLAIMS, APPLICATIONS FOR—*Continued.*

	PAGE.
Buffalo, No. 2 . . . . .	906
Bull Dog . . . . .	1772
Bullion . . . . .	194
Bullseye Fraction . . . . .	1913
Bully Boy . . . . .	194
Bunko Fraction . . . . .	2205
Burnside . . . . .	2002
Burnt Basin . . . . .	1431
Burnt Basin Fraction . . . . .	1431
Burton . . . . .	1431
Bute . . . . .	1333
Butte City . . . . .	1772
Butte . . . . .	154
Butter Cup . . . . .	1334, 2040
C. & K . . . . .	1376
Caledonia . . . . .	1199
Calgary . . . . .	11
California . . . . .	1431
Calumet . . . . .	1101
Calumete . . . . .	2205
Canadian King . . . . .	1816
Canadian Pacific . . . . .	1854
Canal . . . . .	1074
Candidate . . . . .	327
Cannonball . . . . .	2087
Carbonate King . . . . .	1233
Cariboo Fraction . . . . .	1101
Cariboo Marsh . . . . .	18
Carpenter . . . . .	11
Cashier . . . . .	1156
Centaur . . . . .	2040
Centennial . . . . .	1156
Central City . . . . .	889
Centre Star . . . . .	381
Chambers . . . . .	1650
Champness (Fractional) . . . . .	1230, 1951, 2265
Chance . . . . .	1231
Chapin . . . . .	158
Chemainus . . . . .	10
Chetopa . . . . .	339, 1950
Christina . . . . .	2040
City View . . . . .	2143
Clarence . . . . .	1375
Cleveland . . . . .	117
Cliff . . . . .	1623
Clipper . . . . .	667, 1151
C. O. D . . . . .	327
Cody Fractional . . . . .	2200
Cody-Star . . . . .	1959
Colchester . . . . .	2144
Colorado . . . . .	339
Colorado Fraction . . . . .	1156
Colossus . . . . .	1156
Columbia . . . . .	1231
Columbia View . . . . .	368, 850
Combination . . . . .	406
Comet . . . . .	612
Commander . . . . .	930
Commander Fraction . . . . .	406, 2082
Comox . . . . .	2082
Conder . . . . .	112
Condor . . . . .	15
Consolidated Alabama . . . . .	16, 2264
Consolidated Virginia . . . . .	1386
Contact Fraction . . . . .	1913
Continental . . . . .	13
Copper Cape . . . . .	17
Copper Chief . . . . .	1377
Copper Crown . . . . .	45
Copper Farm . . . . .	930
Copper Field . . . . .	1333
Copper King . . . . .	1772
Copper Queen . . . . .	930, 1150, 1620
Copper Wonder . . . . .	930, 1150
Cornell . . . . .	45
Coronation . . . . .	850
Corydon . . . . .	9
Cosmopolitan . . . . .	490
Countess . . . . .	85, 1584
Count of Monte Christo . . . . .	1430
Craig, No. 2 . . . . .	16, 2264
Crescent . . . . .	1854
Crown Point . . . . .	2082
Cyclops . . . . .	1951
Cultus . . . . .	582
Cumberland . . . . .	258
Daisy . . . . .	2040
Daisy Fraction . . . . .	117, 1101, 1489
Daly . . . . .	1771
Dandy . . . . .	1073, 1431
	489, 959

CERTIFICATES OF IMPROVEMENTS OF MINERAL CLAIMS, APPLICATIONS FOR—*Continued.*

	PAGE.
Dandy No. 2 . . . . .	15
Danube . . . . .	1772
Dayton . . . . .	340
Deadwood . . . . .	1076, 1233, 2040
Deleware . . . . .	10
Deleware Fractional . . . . .	10
Delight . . . . .	1431
Delighted . . . . .	12
Delta . . . . .	1156
Denmark . . . . .	1956
Derby . . . . .	1584
Deserter . . . . .	16
Dewdney . . . . .	231
Diamond . . . . .	906
Diamond Hitch . . . . .	1386
Diamond Jubilee . . . . .	2205
Dinner Bucket . . . . .	12
Dividend . . . . .	1913
Dividend Fraction . . . . .	1913
Dominion . . . . .	1913
Don . . . . .	789
Double Eagle (Fraction) . . . . .	1916
Double Fraction . . . . .	15
Douglas . . . . .	11
Dragon . . . . .	1386
Dream . . . . .	45
Drummer . . . . .	1773
Dryore . . . . .	17
Duchess . . . . .	1430
Eagle . . . . .	1156
Eagle Fraction . . . . .	1156
Eagle Fractional . . . . .	1623
Early Bird . . . . .	489
Early Morn . . . . .	1153
Earthquake . . . . .	889
East End . . . . .	1864
Eastern . . . . .	117
Echo . . . . .	9
Eclipse . . . . .	2087
Ecuador . . . . .	1150
Ed Fractional . . . . .	667
Edict . . . . .	1538
Edison . . . . .	1333
Edison Fraction . . . . .	1333
Edna . . . . .	1156
Egalite . . . . .	194
Egypt . . . . .	2089
Eldorado . . . . .	1710
Electric . . . . .	1118, 1333
Electro Plate . . . . .	1772
Elephant . . . . .	1897
Elk . . . . .	624, 1913
Elk No. 1 . . . . .	1431
Elk No. 1 Fraction . . . . .	1431
Elmore . . . . .	85 490
El Paso . . . . .	1772
Emerald . . . . .	1961
Emily Edith Fraction . . . . .	1156
Emma Webber . . . . .	10
Empire . . . . .	9
Empire Fractional . . . . .	9
Empress . . . . .	2337
Enterprise . . . . .	2086
Esther . . . . .	452
Esther May . . . . .	1584
Ethel No. 1 . . . . .	1431
Ethel No. 1 Fraction . . . . .	1431
Ethiopia . . . . .	1230
Eureka . . . . .	11, 1951, 1230, 2265
Eureka No. 2 . . . . .	906
Evening . . . . .	1865
Evening Star . . . . .	12, 16
Evening Star Fraction . . . . .	1382
Evergreen . . . . .	2144
Excelsior . . . . .	901
Exchange . . . . .	1673, 1854
Fairview . . . . .	1913
Fairy . . . . .	2040
Falcon . . . . .	412, 1230
Faustina . . . . .	194
First Clip . . . . .	1153
First Extension Last Chance . . . . .	9
Flora . . . . .	13
Florence . . . . .	194, 1076, 1151
Florence Fractional . . . . .	1101
Florence G . . . . .	624
Flossie R . . . . .	2263
Flying Dutchman . . . . .	2200
Fool Hen . . . . .	117
Forest King . . . . .	533

CERTIFICATES OF IMPROVEMENTS OF MINERAL CLAIMS, APPLICATIONS FOR—*Continued.*

	PAGE.
Fossil.....	2144
Foster.....	9
Franklin.....	453
Free Coinage.....	16, 1698
Free Gold.....	1710, 1869
Freemont.....	1199
Free Silver.....	2002
Fresno.....	3082
Full Hand.....	117
Galt.....	2242
Garfield.....	1231
Garnet.....	1150
Gem.....	2147
Gem Fraction.....	1273, 1869
General Sheridan.....	13
Genesco.....	1951
Gerald F. Fraction.....	624
Giant.....	1816
Gilt Edge.....	490, 1156
Girl of the Period.....	905
Gladstone.....	117, 1623
Glasgow.....	231
Glengarry.....	14
Glenwood.....	1870, 1958
Golconda.....	1623
Gold Bed.....	1623
Gold Bell.....	1156
Gold Bug Fractional.....	1710
Gold Dust.....	1913
Gold Drop.....	1869
Gold Drop Fraction.....	377
Gold Field.....	1772
Gold Mask.....	1151
Gold Nuggett.....	1430
Gold Nuggett Fraction.....	1430
Gold Plate.....	1772
Gold Queen.....	1710
Gold Standard.....	1854
Golden Bell.....	17
Golden Cache.....	1620
Golden Calf.....	1074
Golden Chain.....	1156
Golden Coin.....	1199
Golden Crown.....	1584
Golden Crown Fraction.....	18
Golden Crown Fraction (Fr.).....	1916
Golden Eagle.....	1280, 1538
Golden Era.....	1156
Golden Gate.....	18
Golden Plate.....	1076
Golden Star.....	188, 1156
Goldfinch No. 2.....	1623
Gopher Fraction.....	1156
Grand.....	11
Grand Prize.....	1156
Granite.....	1156, 1673
Great Britain.....	906
Great Eastern.....	1156
Great Western.....	1156, 1536
Greenhorn Fraction.....	959, 2042
Grey Eagle.....	1037
Griffiths Fraction.....	304
Haddo Fraction.....	1822
Hall.....	406
Hamilton.....	19
Hamlet Fraction.....	158
Hampton.....	117
Hannah Fractional.....	667
Happy Jack.....	16
Harriet.....	231
Hartford Fraction (fractional).....	1153
Hartford Fraction Fractional.....	1916
Havana.....	406
Hazard Fraction.....	18
Heber Fraction.....	2093
Hecla.....	194
Helena.....	1584
Helen H. Gardner.....	1333
Helen Ray No 1.....	582
Henry Clay.....	1854
Herbert Spencer.....	1037
Hercules.....	1624
Hermine.....	2205
Hexahedron.....	1199
Hidden Treasure.....	231, 1377
Highland Mary.....	2200
High Ore No. 2.....	15
Highore Fractional.....	2040
Hilda.....	412
Hillside.....	2242

CERTIFICATES OF IMPROVEMENTS OF MINERAL CLAIMS, APPLICATIONS FOR—*Continued.*

	PAGE
Homestake . . . . .	1361
Homestake Fraction . . . . .	1153
Hope . . . . .	1430, 1854, 2002
Horseshoe . . . . .	412
Howard Fraction . . . . .	2040
Hugle . . . . .	1956
Humboldt . . . . .	1199, 1273
Humbolt . . . . .	453
Humming Bird . . . . .	231
Humming Bird Fraction . . . . .	1709
Humphrey . . . . .	1710
Hungry Man . . . . .	2002
Hustler Fraction . . . . .	1771
Ibex . . . . .	490, 1156
Ida D . . . . .	1376
Ida May . . . . .	339
Imperial . . . . .	9, 1037, 1869
Independence . . . . .	1101
Indication . . . . .	18
International . . . . .	45
International Fraction . . . . .	339
Inverness . . . . .	1234
Invincible . . . . .	624
Ione . . . . .	582
Irene . . . . .	1156
Irene Fraction . . . . .	1280
Iron Arm . . . . .	1854
Iron Cap . . . . .	533, 1375, 1431
Iron Chief . . . . .	2040
Iron Clad . . . . .	1156
Ironclad . . . . .	906, 1156
Iron Duke . . . . .	16, 1231, 2264
Iron Hill . . . . .	1230
Iron Horse . . . . .	1982
Iron King, No. 2 . . . . .	1993
Iron King, No. 4 . . . . .	1431
Iron Mask . . . . .	15, 2143
Iron Mask Fraction . . . . .	15
Iron Mountain . . . . .	14
Islander . . . . .	16
Iva Lenore . . . . .	1230
Ivy Fraction . . . . .	339
James Stanley . . . . .	11
J. and J. . . . .	1153
Jay . . . . .	584
Jay Gould . . . . .	1230, 1951, 2265
Jeannette . . . . .	67
Jennie . . . . .	630, 1156
Jessie A. . . . .	117
Jim Blaine . . . . .	1431
Jim Blaine Fraction . . . . .	1431
Jim Crow Fractional . . . . .	12
Jim Dandy . . . . .	1150
Joanna . . . . .	1762
John Bull . . . . .	2144
Joker . . . . .	1584, 2340
Joseph Leister . . . . .	45
Josie . . . . .	1199
J. S. Fractional . . . . .	1112
Jubilee Fractional . . . . .	9
July Blizzard . . . . .	13
Jumbo . . . . .	2200
Junction City . . . . .	1280
Jupiter . . . . .	1112
J. W. . . . .	1771
K. . . . .	1673
Kalispell . . . . .	1156
Kangaroo . . . . .	218
Kasa Fractional . . . . .	340
Kate . . . . .	1816
K. C. L. Fraction . . . . .	1673
Keno . . . . .	2144
Kid . . . . .	1993
Kingdom Fractional . . . . .	9
King of the West . . . . .	455
Kingston . . . . .	304
Kitchener Fractional . . . . .	304
Klondike . . . . .	2205
Kootnia Star . . . . .	1156
Labour Day Fractional . . . . .	1620
Lady Aberdeen . . . . .	1822
Lady of the Lake Fractional . . . . .	194
Lake View . . . . .	177, 1951
Laocoon . . . . .	1623
Laskay Fraction . . . . .	1280
Last . . . . .	2143
Last Chance . . . . .	9, 533, 930, 1710, 1772, 2242
Latchbrook . . . . .	1538
Laura M . . . . .	17
Laurier . . . . .	117, 448

CERTIFICATES OF IMPROVEMENTS OF MINERAL CLAIMS, APPLICATIONS FOR—*Continued.*

	PAGE.
Lavenah . . . . .	1431
Legal Tender . . . . .	1816
Legal Tender Fraction . . . . .	1623
Legal Tender, No. 3 . . . . .	1950
Lenora . . . . .	339
Leona . . . . .	930
Le Roi . . . . .	1150
Lewella . . . . .	1230
Lexington . . . . .	1234
Liddesdale . . . . .	490, 1156
Lily Fraction . . . . .	1822
Lincoln . . . . .	1673
Lincoln Fraction . . . . .	231
Lincon . . . . .	1673
Lion . . . . .	1982
Lizzie C . . . . .	12
Lizzie L . . . . .	1489
Little Bertha . . . . .	989
Little Bess . . . . .	625
Little Duke . . . . .	2024
Little Fraction . . . . .	2024
Little Gold Dust . . . . .	1913
Little Joe . . . . .	12
Little May . . . . .	850
Little Nugget . . . . .	339
Livingston . . . . .	2143
London . . . . .	412
London Belle . . . . .	1156
Lone Jack . . . . .	930
Lone Pine . . . . .	2040
Longsley . . . . .	1913
Lookout . . . . .	14, 930
Lost Chief . . . . .	340
Lucky Jack . . . . .	1037, 1673
Lucy . . . . .	14
Lulla . . . . .	158
Lulo . . . . .	1037
Lulu . . . . .	1584, 1952
Mabel . . . . .	1950
Mac Fraction . . . . .	11
MacIntosh . . . . .	1333
Maggie May . . . . .	412
Majestic . . . . .	667
Mainland . . . . .	789
Mainland Fractional . . . . .	789
Malta, No. 1 . . . . .	582
Mamie . . . . .	533
Mammoth . . . . .	1386, 1870
Maple Leaf . . . . .	582, 905
Marguerite . . . . .	377
Marinette . . . . .	2144
Martha May . . . . .	1489
Mary Fraction . . . . .	339
Massachusetts . . . . .	1869
Maud . . . . .	1386
Maud S . . . . .	1951
May Agnes . . . . .	1361
Mayflower . . . . .	1951, 2144
Mayflower Fraction . . . . .	1153
Mazepa . . . . .	2041
Meadow Lark . . . . .	2002
Mecklenburg . . . . .	1386
Mecklenburg Fraction . . . . .	1386
Mermaid . . . . .	2322
Meteor . . . . .	258
Midnight . . . . .	1151, 1156
Mine . . . . .	340
Mineral Hill . . . . .	906
Minneapolis . . . . .	2143
Minnehaha . . . . .	1386
Minnie . . . . .	142, 1156
Minto Fraction . . . . .	1822
Missing Link . . . . .	1037
Mogul . . . . .	1431
Mohawk . . . . .	2082
Mohican . . . . .	1382
Moken Bird Fraction . . . . .	1156
Mona (fractional) . . . . .	1584
Monarch of the Glen . . . . .	2322
Moncton . . . . .	1333
Monday . . . . .	340
Monday Fractional . . . . .	340
Money Market . . . . .	15
Money Spinner . . . . .	1710
Montagu . . . . .	1431
Montana . . . . .	674
Monte Christo . . . . .	2274
Montreal Fractional . . . . .	10
Monterey . . . . .	1156
Morn Fractional . . . . .	2040

## CERTIFICATES OF IMPROVEMENTS OF MINERAL CLAIMS, APPLICATIONS FOR.—Continued.

	PAGE.
Morning Star . . . . .	12, 1280, 1673
Mother Lode . . . . .	1073
Mother Lode Fraction . . . . .	1073
Mountain Bell . . . . .	1484
Mountain Lion . . . . .	1153
Mountain Lion Fraction . . . . .	1153
Mountain Monarch . . . . .	889
Mountain Treasure . . . . .	2322
Mountain View . . . . .	117, 1333, 1673, 2085, 2274
Mystery . . . . .	1376
Nabob (Fr.) Fractional . . . . .	1916
Nellie Fraction . . . . .	339
Nellie Grey . . . . .	1156
Neptune . . . . .	1710
Neta . . . . .	13
Nevada . . . . .	15, 17, 1156
Nevada Fraction . . . . .	1156
New Brunswick . . . . .	1076
New Chum . . . . .	1386
New Last Chance . . . . .	889
New Park . . . . .	18
Nickel Plate . . . . .	1772
No. 1 . . . . .	15
No. 5 . . . . .	630
No. 5 Fraction . . . . .	630
No. 21 . . . . .	1772
No. 25 . . . . .	2040
No. 27 . . . . .	67
Nonsuch . . . . .	304
Norman . . . . .	17
Normandy . . . . .	117, 728
Norton . . . . .	2125
Norway . . . . .	584
Novelty Fraction . . . . .	1771
North Exchange Fraction . . . . .	1037
North Fork . . . . .	1199, 2205
North Pole . . . . .	584
North Star . . . . .	1156, 1710
North Star Fraction . . . . .	377, 582
Northern . . . . .	1361
Northern Belle . . . . .	1231
Nugget . . . . .	377
Number One . . . . .	2143
Number Two . . . . .	12, 2143
Number Three Fractional . . . . .	1961
Nymph Fractional . . . . .	2322
Oakland . . . . .	10
October . . . . .	12
October Fractional . . . . .	12
Ogema . . . . .	930
O. K. . . . .	533
Old Baldy . . . . .	18, 45
Old Chum . . . . .	1386
Oldham . . . . .	1431
Oldham Fraction . . . . .	1431
Olga . . . . .	2002
Olive . . . . .	1772
Oma . . . . .	13
Omega . . . . .	2205
Oniega Fraction . . . . .	12
Onix . . . . .	1199
Ontario . . . . .	906, 2002
Ontario Bay . . . . .	1386
O. P. . . . .	17
Opatunka . . . . .	2040
Ophir . . . . .	14
Oregon . . . . .	340
Ore-or-no-go . . . . .	788
Orften Boy . . . . .	1673
Orion Belt Fractional . . . . .	12
Oro . . . . .	674
Oro Fino . . . . .	1101
Orphan . . . . .	194
Oscar Fractional . . . . .	231
Ottawa No. 5 . . . . .	258
O. V. G. Fractional . . . . .	11
Pacific . . . . .	584, 2322
Palmetto . . . . .	10
Pandora . . . . .	17
Paragon . . . . .	1772
Passadena . . . . .	1772
Patsey . . . . .	9
Paymaster . . . . .	728, 2144
Pay Roll . . . . .	2143
Pembroke . . . . .	18
Peoria . . . . .	231
Perry Lode . . . . .	2040
Pheasant . . . . .	2041, 2322
Philadelphia . . . . .	1156

CERTIFICATES OF IMPROVEMENTS OF MINERAL CLAIMS, APPLICATIONS FOR—*Continued.*

	PAGE.
Phillipsburg Fraction	377
Phil Sheridan	889
Piccadilly	2087
Pictou	1333
Pilot	45
Pioneer	990
Piper	1151
Pittsberg	1156
Polar Bear	727
Pontiac	578
Portage	1231
Pothook	1151
Pretty Girl	1386
Prince	1710
Prince Edward	14
Princess	1430
Princess Fraction	533
Princeton Fraction	1234
Promestora	2085
Puyallup	2085
Queen Anne	117
Queen Anne Fraction	117
Queen of Spades	13
Queen of the Valley	455
Racaram	12
Radja	982
Radja Fraction	982
Rainy Day	1199
Rainy Day No. 2	1199
Rambler	339
Random Shot	9
Ranger	728, 1153
R. E. Adams	2242
Red Bluff	959
Red Fox	412
Red Robe	584
Red Rock	1076
Red Rock Fraction	1156
Red Star	1061
Red Top (Fractional)	2040
Reindeer	1710
Reville	412
Revenue	990
Richmond Hill	9
Rider	2200
Rio Tinto	1231, 1865
Rio Tinto (Fractional)	1865
Road View	1230
Robinhood	16
Rockland	1231
Roman Eagle	1156
Rose	982
Rosebud	17
Roseberry	9
Roy No. 2	1156
Royal Arthur	624
Royal Canadian	1156
Royal City	1951
Ruby	2334
Ruby Fraction	1710
Running Wolf	1710
Runover	788
Rushford	13
Rustler	1231
Ruth	452
Ruth Fraction	452
Ruthie Bell	1431
Sailor Boy	16, 1273
Salisbury	9
Salmon Star	1772
Salut	1273
Saratoga	1076
Saxon	674
S. C.	1156
S. C. Fraction	1156
Scotch Thistle	889
Seagull	1156
Shakespear	339
Shiloh	1486
Shoo Fly	2040
Show Down	117
Shunia	13
Silver Bell	17
Silver Bottom	2143
Silver Champion	45
Silver Chief	304
Silver Cloud	14
Silver King	302, 1375
Silver Plate	1673
Silver Queen	1771

CERTIFICATES OF IMPROVEMENTS OF MINERAL CLAIMS, APPLICATIONS FOR.—*Continued.*

	PAGE.
Silver Reef . . . . .	304, 2143
Sinbad . . . . .	906
Sirdar . . . . .	304
Six Friends . . . . .	1951
Skalliguse . . . . .	1956
Skocum . . . . .	1673
Skylark . . . . .	1151
Skyline . . . . .	1584, 1952
Sky Line . . . . .	1710
Sky Pilot . . . . .	2205
Slide . . . . .	1854
Slocan Belle . . . . .	1280
Slocan Sovereign . . . . .	15
Smeralda . . . . .	18
Sniper . . . . .	2205
Snowflake . . . . .	231
Snowslide . . . . .	1772
Snowstorm Fraction . . . . .	13
Society Girl . . . . .	2205
Something Good . . . . .	989
Southern . . . . .	1361
Southern Cross . . . . .	584
Speculator . . . . .	1913
Spokane . . . . .	1156, 1772
Stafford . . . . .	1913
Standard . . . . .	11, 1112
Standard No. 2 . . . . .	15
Star . . . . .	1150, 1361, 1538
Stemwinder . . . . .	11
Sterling . . . . .	1772
St. Bernard . . . . .	11
St. Charles . . . . .	1199
St. Clair . . . . .	2271
St. Genevieve . . . . .	1870
St. Joseph . . . . .	1441
St. Mary . . . . .	905
Stony . . . . .	2147
Strandberg Fraction . . . . .	1431
Struan . . . . .	1378
Strawberry . . . . .	1673
Sturt Bay No. 1 . . . . .	85
Sturt Bay No. 2 . . . . .	85
Sturt Bay No. 3 . . . . .	85
Sturt Bay No. 4 . . . . .	85
Sturt Bay No. 5 . . . . .	85
Sturt Bay No. 6 . . . . .	85
Sturt Bay No. 7 . . . . .	85
Sultana . . . . .	15
Summit . . . . .	1991
Sundown . . . . .	2337
Sundown Fraction . . . . .	17
Sunlight . . . . .	9
Sunnyside . . . . .	1772, 1864
Sunset . . . . .	584
Sunshine . . . . .	340
Superintendent . . . . .	2144
Surprise . . . . .	12, 2087
Sutter . . . . .	1584, 1952
Sycamore . . . . .	1486
Sydney . . . . .	1153
Tamarac . . . . .	12
Tamarack Fraction . . . . .	1156
Tammany No. 1 . . . . .	1430
Tam Rak . . . . .	14
Tangier . . . . .	1431
Tangier Fraction . . . . .	1431
Tat Fraction . . . . .	11
Tecumseh . . . . .	578
Telephone . . . . .	1231
Teller . . . . .	2040
Tellurium . . . . .	1710
Ten Brock . . . . .	13
Tenderfoot . . . . .	1431
Texada . . . . .	1950
Thirty-Seven . . . . .	11
Thomas William Gladstone . . . . .	117
Three Jays . . . . .	490
Three Jays No. 2 . . . . .	490
Three Jays No. 3 . . . . .	490
Tiger . . . . .	1430, 2040, 2125, 2143
Tiger No. 2 . . . . .	9
Tiger Fraction . . . . .	2040
Timbasket . . . . .	1431
Timer Fraction . . . . .	1151
Tiptop . . . . .	2144
Tom Thumb . . . . .	2087
Tonka Fractional . . . . .	2040
Trail . . . . .	16
Triangle . . . . .	490, 1156
Trilby . . . . .	85

## XXVI.

### CERTIFICATES OF IMPROVEMENTS OF MINERAL CLAIMS, APPLICATIONS FOR.—*Concluded.*

	PAGE.
Trio . . . . .	2144
Truckee . . . . .	412
Trumphet . . . . .	624
Twilight . . . . .	1361, 2205
Tyhee . . . . .	1673
Tyro . . . . .	790
Tyro Fraction . . . . .	790
Unexpected . . . . .	667
Union . . . . .	1118, 1772
United . . . . .	14
United Empire . . . . .	2334
Ural . . . . .	15
U. S. . . . .	2274
Vancouver . . . . .	12, 368, 1156
Vancouver Fraction . . . . .	1431
Vashti . . . . .	1771
Venus . . . . .	1386
Vicking . . . . .	584
Victor . . . . .	11, 2200
Victor No. 4 . . . . .	1673
Victory . . . . .	117
Vigo . . . . .	1584, 1952
Virginia . . . . .	13
Volunteer . . . . .	1951
Voyageure . . . . .	2040
Vult . . . . .	1991
Vulture . . . . .	1991
Vulture Fraction . . . . .	1991
War Eagle . . . . .	17, 889
Wasa . . . . .	1673
Waterloo Fraction . . . . .	13
Waters Meet . . . . .	1076
Waverley . . . . .	1432, 1869
Webfoot . . . . .	906
Welcome . . . . .	1624
Wellington . . . . .	13, 674, 906, 1230, 1951, 2265
Wellington No. 1 . . . . .	906
Wellington No. 2 . . . . .	906
Western Cross . . . . .	1772
Western Hill . . . . .	13
Wheel of Fortune . . . . .	1386
White Crow . . . . .	12
White Elephant . . . . .	1199
White Iron . . . . .	2002
White Star Group, Nos, 1, 2, 3, 4 and 5, . . . . .	490
White Swan . . . . .	1156
White Swan Fraction . . . . .	1156
White Witch . . . . .	1156
Whistler . . . . .	1673
Whistler Fractional . . . . .	1584
Wild Horse . . . . .	1538
Wild Rose Fraction . . . . .	1623
Willamena . . . . .	2340
Willie . . . . .	624
Wolford . . . . .	1816
Wolverine . . . . .	13, 533
Wolverine No. 2 . . . . .	1650
Wonderful . . . . .	1710
Woodstock . . . . .	1431
Wren . . . . .	1334
Wynstay . . . . .	1333
W. W. W. No. 1 . . . . .	1483
W. W. W. No. 2 . . . . .	1483
W. W. W. No. 3 . . . . .	1483
W. W. W. No. 4 . . . . .	1483
X Ray . . . . .	1538, 2002
Yakima . . . . .	340, 1913
Yankee Blade . . . . .	1430
Yankee Boy . . . . .	1816
Yankee Girl . . . . .	1816
Yellow Dog . . . . .	9
Yellowstone . . . . .	340
York . . . . .	1623
Yosemite . . . . .	584
Yreka Fraction . . . . .	16
Yucon . . . . .	1230

### COAL PROSPECTING LICENCES, APPLICATIONS FOR:

Cavalsky, L . . . . .	438
Clark, Robert . . . . .	1571
Ferguson, J. H. . . . .	438
Gilbert, J. K. . . . .	438
Gore, W. F. . . . .	561
Haslam, A . . . . .	438
Haslam, J. . . . .	438
Henderson, Stuart . . . . .	782
Leighton, J. B. . . . .	982
Leighton, W. K . . . . .	438

COAL PROSPECTING LICENCES, APPLICATIONS FOR.—*Concluded.*

	PAGE.
Manson, L. . . . .	438
McDougall, W. C. . . . .	1182
Peters, Fred. . . . .	707
Potts, G. A. S. . . . .	707
Ravn, C. . . . .	438
Romang, J. . . . .	1451
Rowlands, D. W. . . . .	982
Shields, J. S. C. . . . .	982
Stark, J. E. . . . .	438
Wade, M. S. . . . .	620
Yarwood, E. M. . . . .	438
Young, Frederick E. (2). . . . .	707
Young, Thomas R. . . . .	749

## COMPANIES INCORPORATED :

Aberdeen Camp McKinney Gold Mining Company, Limited, The . . . . .	547
A. H. Sperry Company, Limited, The . . . . .	1464
American Corporation, Limited . . . . .	2230
Anglo-Canadian Salmon Packing Company, Limited . . . . .	273
Arctic Slope Hydraulic Mining Company, Limited, The . . . . .	1094
Arlington-Burns Copper-Gold Company, Limited, The . . . . .	1933
Arlington Mines, Limited . . . . .	1318
Atlin Abstract Company, Limited, The . . . . .	766
Atlin Hydraulic Mining Company, Limited, The . . . . .	354
Atlin Lake Lumber Company, Limited . . . . .	203
Atlin Placers, Limited, The . . . . .	204
Atlin Water-Works Company, Limited . . . . .	603
Banner Gold-Copper Mining Company, Limited . . . . .	506
B. C. Chartered Company, Limited . . . . .	550
B. C. Hotel Company, Limited . . . . .	2107
B. C. Printing and Engraving Corporation, Limited . . . . .	1513
B. C. Sugar Refinery, Limited . . . . .	1465
Beaverton-Sulphide Mining Company, Limited, The . . . . .	1797
Bendigo Gold Mining Company, Limited, The . . . . .	1010
Big Bend Transportation Company, Limited, The . . . . .	24
Big Four Consolidated Mining Company, Limited, The . . . . .	1139
Black Bear Mining Company of Lardeau of British Columbia, Limited . . . . .	2013
Black Cock (Ymir, B. C.) Gold Mines, Limited, The . . . . .	804
Black Opal Syndicate, Limited, The . . . . .	654
Blue Grouse Gold Mines, Limited, The . . . . .	85
Bornite Bank Gold Mining Company, Limited, The . . . . .	2061
Boscowitz Steamship Company, Limited, The . . . . .	420
Boundary and Beaverton Mining Company, Limited, The . . . . .	1591
Boundary Creek Copper Mines, Limited, The . . . . .	1008
Boundary Creek Telegraph and Telephone Company, Limited . . . . .	26
Boundary Homestake Mining Company, Limited, The . . . . .	1217
Boundary-Republic Mines, Limited . . . . .	2169
Brackman-Ker Milling Company, Limited . . . . .	1798
Brooklyn Mining Company, Limited, The . . . . .	389
British American Consolidated Gold and Silver Mining Company of British Columbia, Limited, The . . . . .	1007
British Columbia Anchor Fence Company, Limited . . . . .	465
British Columbia Assay and Chemical Supply Company, Limited, The . . . . .	1294
British Columbia Condensed Milk Company, Limited, The . . . . .	2014
British Columbia Mining and Exploration Company, Limited, The . . . . .	1218
British Columbia Produce Society, Limited, The . . . . .	21
British Columbia Stationery Company, Limited . . . . .	1246
British Columbia Trading Stamp Company, Limited, The . . . . .	1934
British Columbia Trust Company, Limited, The . . . . .	1644
British Columbia Wholesale Liquor Company, Limited, The . . . . .	1405
Buckhorn Gold and Copper Company, Limited, The . . . . .	1095
Bunker Hill Mining Company, Limited . . . . .	1795
Burleigh Drill Contracting and Developing Company, Limited, The . . . . .	462
Butcher Boy Gold and Copper Mining Company, Limited . . . . .	1800
Caldwell Mines, Limited . . . . .	2298
California and Clipper Silver-Lead Mines, Limited . . . . .	1250
California Wine Company, Limited, The . . . . .	1347
Camp McKinney Gold Mining and Milling Company, Limited . . . . .	179
Camp McKinney Mines, Limited, The . . . . .	258
Canada Western Gold Mining and Exploration Company, Limited, The . . . . .	21
Canadian Exploration Company, Limited . . . . .	165
Canadian Lardeau Gold Mining Company of British Columbia, Limited, The . . . . .	1215
Cannon Ball Gold Mines, Limited . . . . .	1351
Canterbury Townsite Company, Limited, The . . . . .	1644
Cap Sheaf Copper and Gold Company, Limited . . . . .	1971
Carpenter Creek Mines, Limited, The . . . . .	807
Card Steamship and Trading Company, Limited, The . . . . .	1798
Castle Mining Company, Limited, The . . . . .	19
Certainty Gold and Mining Company, Limited, The . . . . .	973
Chatham and Ymir Consolidated Gold Mining Company of British Columbia, Limited, The . . . . .	1967
Chemainus General Hospital . . . . .	1969
Chickamonstone Copper Mining Company, Limited, The . . . . .	1589
Christian Commonwerlth, The . . . . .	420
Cliff Gold and Copper Mining Company, Limited . . . . .	1291
Club Stables, Limited, The . . . . .	548
Columbia Commercial Company, Limited . . . . .	1246
Columbia Stage Company, Limited, The . . . . .	385
Columbia Townsite Company, Limited, The . . . . .	356
Consolidated Fire Mountain Mines, Limited . . . . .	1591

COMPANIES INCORPORATED.—*Continued.*

	PAGE.
Copper King Mining Company, Limited, The.....	548
Copper Mines, Limited, The .....	237
Copper Monarch Mining Company, Limited .....	602
Cowan Holten Downs Company, Limited, The.....	704
Cranbrook Lumber Company, Limited, The.....	314
Crown Gold-Copper Mining Company, Limited, The .....	507
Cuthbert-Browne Company, Limited, The.....	2359
Daily Globe Printing and Publishing Company, Limited, The .....	101
Delight Gold Mining Company, Limited, The.....	769
Detroit and Lardeau Gold Mining Company of British Columbia, Limited, The .....	1136
Dominion Copper Company, Limited, The .....	702
Dominion Steamboat Line Company, Limited, The .....	867
Duncan River Co-operative Mining and Development Company, Limited, The .....	354
Earthquake Consolidated Gold Mining Company, Limited, The .....	549
East Kootenay Copper Mining Company, Limited, The .....	1125
East Whitewater Mining Company, Limited .....	705
Ecuador McKinney Mining Company, Limited .....	386
Elk Park Ranch and Stock Improving Company, Limited .....	1590
Empire Mining Company, Limited, The .....	1640
Enterprise and Anchor Mines, Limited, The .....	808
Evening Gold Mining Company, Limited, The .....	1838
Excelsior Lodge, No. 7, I.O.O.F.....	805
Expansion Gold Mining Company, Limited, The .....	1741
Fairview Corporation, Limited, The .....	58
Florida Mining Company, Limited, The .....	1218
Fontenoy Gold Mining and Milling Company, Limited, The .....	292
Fraser River and Coast Navigation Company, Limited .....	1051
Galena Farm Mining Company, Limited, The .....	1351
Garrison-Fitzsimmons Amalgamator Company, Limited, The .....	508
G. C. Shaw & Company, Limited .....	867
G. D. Scott Company, Limited, The .....	85
Goleonda Mines, Limited, The .....	1797
Gold Dollar Mines, Limited, The .....	651
Gold Drop Mining Company, Limited .....	975
Gold Reef Mining and Milling Company, Limited .....	419
Golden Five Mines, Limited .....	928
Golden Strand Mining and Development Company of B. C., Limited, The .....	767
Granby Consolidated Mining and Smelting Company, Limited, The .....	768
Grand Forks of Bonanza Gold Mining Company (Klondyke) Limited, The .....	549
Greenwood Canning Company, Limited.....	465
Greenwood Clarendon, Limited, The .....	1407
Greenwood Electric Company, Limited .....	2297
Greenwood Lodge, No. 28, A.F. and A.M.....	1349
Greenwood Mines, Limited, The .....	602
Greenwood Steam Laundry Company, Limited, The .....	1643
Greenwood Times Printing and Publishing Co., Limited .....	1933
Greenwood Trading Company, Limited, The .....	463
Guinea Gold Mines Company of British Columbia, Limited, The .....	463
Harrison River Mills, Timber and Trading Company, Limited, The .....	2015
Hazel Mining and Development Company, Limited, The .....	1795
Hillside Silver Mines, Limited, The .....	2296
Hirst Estate Land Company, Limited, The .....	355
Hobbs Development and Extension Coal Land Company, Limited .....	1639
Hume Hotel Company, Limited, The .....	164
Humming Bird (B. C.) Gold Mines, Limited .....	700
Hunter-Kendrick Company, Limited .....	314
Hutcheson Company, Limited, The .....	358
Idaho Mining Company, Limited, The .....	766
Imperial Copper Company, Limited .....	2110
Imperial Mines of the Lardeau-Duncan, B. C., Limited, The .....	925
Imperial Syrup Company, Limited .....	291
Indiana Consolidated Silver Mining Company, Limited, The .....	1136
Indiana Silver Mining Company, Limited, The .....	354
Industrial Power Company of British Columbia, Limited.....	1216
Industrial Union, The.....	386
International, Limited, The .....	1094
Iron Colt Mines, Limited .....	1512
James Bay Boys' Brigade Hall Association .....	1932
John Bull Mines, Limited .....	464
John Irving Navigation Company, Limited .....	702
Johnson & Burnett, Limited, The .....	1095
Josie Copper Company, Limited .....	1466
Kamloops Hotel Company, Limited, The .....	420
Katie D. Green Gold Mining and Development Company, Limited .....	1592
Keithley Creek Hydraulic Mining Company, Limited, The .....	1051
Kimberley Consolidated Mining Company, Limited .....	544
Kinkora Mining Company, Limited, The .....	1971
Kitchener Townsite and Development Company, Limited, The .....	545
Kitty W. Gold Mining Company, Limited, The .....	1466
Klondyke Placer Mining and Development Company, Limited .....	440
Knights of Pythias and Fraternal Order of Eagles Company, Limited, The .....	1292
Kootenay Land and Exploration Company, Limited .....	1350
Kootenaian Printing and Publishing Company, Limited .....	599
Lardeau Mines, Limited, The .....	1690
Lardo-Duncan Gold, Silver and Copper Mining Company, Limited, The .....	239
Lavina-Butte Consolidated, Limited .....	2062
Leo (British Columbia) Mining Company, Limited, The .....	1292
Little Bertha Gold Mining Company, Limited, The .....	833
Lost Mountain Mines, Limited, The .....	1779
Lulu Gold and Copper Company, Limited, The .....	1797

COMPANIES INCORPORATED.—*Continued.*

	PAGE.
Macdonald Mines, Limited .....	652
Magic Grater Company, Limited, The .....	2171
Majestic Gold Mining Company, Limited, The .....	650
Mammoth and Diamond Hitch Consolidated Gold Mining Company, Limited .....	543
McKinney Kamloops Mining Company, Limited, The .....	601
Mellor Bros., Limited .....	884
Midway Trading Company, Limited, The .....	1217
Minnesota Silver Company, Limited .....	1691
Monday Mine, Limited, The .....	1513
Montgomery and McDonald Company, Limited, The .....	1690
Mother Lode Mines, Limited .....	238
Mountain View Copper Company, Limited, The .....	2395
Mystery Gold Mining and Milling Company, Limited, The .....	2014
Nelson Coke and Gas Company, Limited .....	1553
Nelson Electric Tramway Company, Limited, The .....	1052
Nelson Library Association .....	508
Nelson Opera House Company, Limited .....	1689
Nelson Saw and Planing Mills, Limited, The .....	700
New Deer Park Gold Mining Company, Limited .....	1348
New North Fork Mining Company, Limited, The .....	551
New St. Elmo Gold and Copper Mining Company, Limited, The .....	700
Noble Five Consolidated Mining and Milling Company, Limited .....	2060
Noonday Curley Mines, Limited .....	1592
North Mining Company, Limited, The .....	704
Northern Belle Consolidated Gold Mining Company, Limited, The .....	2347
Northern Lakes and Rivers Navigation Company, Limited .....	203
Norway Mountain Gold and Copper Mining Company, Limited, The .....	599
Oakhurst Hop Company, Limited, The .....	388
Oriel Mining and Milling Company, Limited .....	2107
Ormonde Gold Copper Mines, Limited, The .....	1692
Pacific Coast Power Company, Limited .....	1641
Pactolus Gold Mines, Limited, The .....	2231
Pay Roll Gold Mining and Milling Company, Limited, The .....	1971
Payne Consolidated Mining Company, Limited .....	546
People's Trading Stamp Company, Limited, The .....	2298
Peoria Mines, Limited, The .....	767
Peterborough Townsite Company, Limited .....	1742
Phoenix Waterworks Company, Limited, The .....	2013
Pleasant Valley Placer Mines, Limited .....	807
Providence Mining and Developing Company, Limited, The .....	1693
Python Mining Company, Limited .....	926
Quebec-Boundary Mining Company, Limited, The .....	1796
Rambler-Consolidated Mines, Limited .....	1404
Red Rock and Bald Eagle Gold and Copper Company, Limited, The .....	1888
Referendum Free Gold Mining and Milling Company, Limited, The .....	1125
Revelstoke Rink Company, Limited, The .....	2232
Richelieu Mining Company, Limited, The .....	703
Rose Marie Mines, Limited, The .....	23
Rossland and Boundary Mines Development Company, Limited, The .....	805
Rossland Golden Gate Development and Gold Mining Company, Limited, The .....	22
Rossland Lodge No. 36, I. O. O. F. .....	23
Rossland Mercantile Company, Limited, The .....	87
Rossland Real Estate and Investment Company, Limited .....	2108
Rossland-Ymir Gold Mining and Milling Company, Limited, The .....	1248
Royal Soap Company, Limited .....	549
Sailor Consolidated Mining and Milling Company, of Camp McKinney, Limited, The .....	462
Santa Rosa Gold and Copper Mines, Limited, The .....	1137
Scottish Canadian Mining and Development Company of British Columbia, Limited, The .....	1247
Scottish-Canadian Salmon Packing Company, Limited, The .....	87
Silver Crown Mining Company, Limited .....	1291
Silver Tip Mining Company, Limited .....	59
Similkameen Copper Mining Company, Limited, The .....	1006
Siskiyou Copper Company, Limited .....	1293
Sloecan Sovereign Mines Company, Limited .....	700
Sovereign Gold Mining Company of British Columbia, Limited, The .....	1642
Stave Lake Power Company, Limited, The .....	1638
Stemwinder Mining Company, Limited, The .....	387
St. Eugene Consolidated Mining Company, Limited, The .....	2109
St. Eugene Mining Company, Limited, The .....	1598
St. John's Church Building Company, Limited .....	982
St. Mary Gold Mining and Milling Company, Limited, The .....	1795
Summit Gold and Copper Mining Company, Limited, The .....	124
Summit-Ymir Mining Company, Limited, The .....	419
Sumpter-Snow Bird Mining Company, Limited .....	2111
Sunset Copper Company, Limited .....	1798
Susquehanna Gold Mines, Limited .....	1797
Sutherland Hydraulic Gold Mining Company, Limited .....	2169
Tammany Gold Mines, Limited .....	2169
Terminal City Club, Limited, The .....	419
Theo Gold-Copper Mines, Limited .....	2300
T. J. Trapp & Company, Limited .....	1933
Toronto-Lillooet Gold Reefs Company, Limited, The .....	1839
Tribune Association, Limited, The .....	164
Unexpected Mines, Limited, The .....	2170
United Canneries, Limited, The .....	1137
United Canneries of B. C., Limited, The .....	1981
United Service Masonic Association .....	2232
Vancouver Trades and Labor Council, The .....	1407
Vancouver Amateur Athletic Association .....	1555
Venus Gold Mining Company, Limited .....	1968

COMPANIES INCORPORATED.—*Concluded.*

	PAGE.
Victoria Book and Stationery Company, Limited, The.....	2111
Victoria Gold and Copper Mining Company, Limited.....	1347
Wallace-Miller Company, Limited.....	653
War Eagle Copper-Gold Mining Company, Limited.....	236
Wellington Mines, Limited, The.....	1249
West Kootenay Brick and Lime Company, Limited, The.....	257
Western Copper Company, Limited, The.....	2108
Western Mercantile Company, Limited, The.....	2299
Westminster Mining Company, Limited, The.....	2016
White Bear Consolidated Mining Company, Limited.....	927
White Pass and Yukon Express Company, Limited.....	972
Willow Creek Miners' Water Company, Limited, The.....	1590
Windermere (B. C.) Copper Mines, Limited, The.....	1406
Woodbury Mines, Limited.....	2110
Wurzberg & Company, Limited.....	1009
Wynkoop-Stephens Trading Company, Limited.....	1514
Yale-Columbia Lumber Company, Limited, The.....	1970
Yale Hotel Company, Limited, The.....	1174
Ymir Power Company, Limited.....	25
Zala Consolidated, Limited, The .....	420

## COMPANIES, EXTRA PROVINCIAL, LICENCES TO :

Ajax Fraction Development Syndicate, Limited, The.....	1676
Bangwaketsi Concession Company, Limited, The.....	2244
Birkbeck Investment, Security and Savings Company of Toronto, Limited, The.....	29
Bosun Mines, Limited, The .....	2346
British Columbia Corporation, Limited, The.....	862
British Columbia Mercantile and Mining Syndicate, Limited, The.....	1719
British Columbia Mining Company, Limited, The.....	556
British Columbia Telephones, Limited.....	93
British Lion Gold Mining and Development Company of Ontario, Limited, The.....	247
Canadian Mutual Loan and Investment Company, The.....	319
Cariboo Consolidated, Limited.....	1296
Cariboo Gold Fields, Limited, The.....	95
Cariboo Mining Syndicate, Limited, The.....	1449
Cobeldick Dredge No. 1 Company, Limited.....	1721
Copper Queen, Limited, The .....	1080
Densy Mining Company, Limited, The.....	679
Dewdney Canadian Syndicate, Limited.....	1720
Dundee Canadian Development Company, Limited, The.....	1585
E. B. Eddy Company, Limited.....	658
Empire Mines of British Columbia, Limited, The.....	1082
Enterprise (British Columbia) Mines, Limited, The.....	1725
Equitable Savings, Loan and Building Association of Canada, The.....	2095
Excelsior Gold Mines of B. C., Limited.....	1338
Hamilton Powder Company.....	247
Hastings (B. C.) Exploration Syndicate, Limited.....	248
Imperial Oil Company, The.....	2095
Jewel Gold Mines, Limited.....	1295
John Tobin and Company, Limited.....	609
Kootenay Gold Fields Syndicate, Limited.....	743
Kootenay (Perry Creek) Gold Mines, Limited, The.....	1390
Kootenay Railway and Navigation Company, Limited, The.....	740
Kootenay Supply Company, Limited, The.....	2183
Le Roi Mining Company, Limited.....	27
London and B. C. Goldfields, Limited, The.....	741
London and Pacific Goldfields, Limited, The.....	1165
Montreal Boundary Creek Mining Company, Limited, The.....	998
Montreal Loan and Investment Company, Limited, The .....	862
No. 7 Mining Company, Limited .....	2243
Pacific Northwest Mining Corporation, Limited, The.....	1873
Provincial Building and Loan Association, The .....	1040
Quesnelle Dredging and Hydraulicing Syndicate, Limited, The.....	131
Quesnelle Gold Recovery Company, Limited, The.....	677
Saint Mungo Canning Company, Limited.....	850
Scottish Copper Mines Syndicate of B. C., Limited.....	471
Scottish Temperance Life Assurance Company, Limited, The.....	556
Smelting Corporation, Limited, The .....	1084
Trail Creek Mining Company, Limited.....	745
Tyee Development Company, Limited, The.....	248
Vancouver Agency, Limited.....	474
Wallis-Haultain Syndicate, Limited, The .....	676
Yale Dredging Company, Limited .....	472

## COMPANIES, EXTRA-PROVINCIAL, REGISTRATION OF :

Acme Gold Mining Company.....	205
Alexander-Delley Gold Mining and Milling Company.....	285
Boston and British Columbia Copper Mining and Smelting Company.....	1586
Bull River Mining and Milling Company.....	1539
Camp McKinney-Gordon Mining Company .....	960
Cosmopolitan Gold Mining and Smelting Company.....	473
Deadwood Gold-Copper Mining Company .....	1040
Douglass-Hunter Mining Company .....	1118
Duluth and Texada Mining & Exploration Company, Limited.....	1451
Enterprise Gold Mining Company, The .....	95
Erie Mountain Consolidated Mining Company, Limited.....	1451
Fort Steele Development Syndicate, Limited .....	29
Gem Silver-Lead Mining and Smelting Company, The .....	1206

COMPANIES, EXTRA-PROVINCIAL, REGISTRATION OF.—*Concluded.*

	PAGE.
Gold Point Hydraulic Mining Company.....	434
Granite Gold Mines, Limited, The.....	1392
Greenwood Crescent Gold Mining and Milling Company .....	317
Highlander Mill and Mining Company.....	713
Howe Group Mining Company .....	1206
Kankakee Gold and Silver Mining Company, The.....	1392
Little Cariboo Mining Company.....	283
Mammoth Gold Mining Company, The.....	316
Montana Gold Mining Company.....	1500
O'Shea Gold Mining and Milling Company, The .....	359
Philadelphia Mining Company .....	1676
Salmo Mining, Milling and Development Company, Limited .....	1298
Senova Mining and Milling Company.....	1041
Shannon-Dolphin Gold Mining Company, The.....	359
Sinbad Mining Company, The .....	510
St. Clair Gold Mining Company.....	358
Tracy Creek Mining Company .....	998
Van Anda Copper and Gold Company.....	555
Woodbury Mines, Limited.....	510
Waterloo No. 2 Gold Mining Company.....	556

## DOMINION PARLIAMENT:

Private Bills, Rules Respecting.....	8, 2024
--------------------------------------	---------

## ELECTION EXPENSES:

Farwell, A. S .....	410
Hume, J. F .....	517
Neill, A. W .....	225
Robertson, W. R .....	327
Sword, C. B .....	99

## GOLD COMMISSIONERS' NOTICES:

Atlin Lake and Bennett Lake Mining Divisions of Cassiar District.....	19, 949, 1977
Cariboo District.....	18, 1848
Cassiar District, Stickine, Laketon, McDame and Teslin Lake Mining Divisions of.....	19, 1977
East Kootenay, Southern Division.....	19, 1658
—— Northern Division .....	19
Lillooet District .....	19, 1897
North-East Kootenay District .....	1848
Omineca District .....	19, 2121
Tete Jaune Cache District .....	930
Victoria and New Westminster Mining Divisions .....	19, 1934
West Kootenay, Revelstoke Riding .....	19, 1848
—— Nelson Riding .....	18
—— Trail Creek Division .....	19, 1935
—— Nelson, Ainsworth and Arrow Lake Divisions .....	2176
Yale District, Kamloops, Ashcroft, Yale and Similkameen Divisions .....	19, 1935
—— Osoyoos, Kettle River and Grand Forks Mining Divisions .....	18, 1977
—— Vernon Mining Division .....	19, 1892

## LANDS AND WORKS DEPARTMENT.

## CALLING FOR TENDERS.

Asylum for Insane at New Westminster, construction of a Mortuary, etc., at the .....	447
Bennett City Townsite, purchase of portions of .....	573
Bridge River, Lillooet District, operation of a ferry across the .....	620
Chilliwack Dyke, for clearing site of .....	988
—— completion of .....	1319
Coping round Fountain at Government Grounds, Jaines Bay .....	1227
Court House at New Westminster, completion of .....	335
Court House at Rossland, construction of .....	1227
Courtenay River, near Courtenay, Comox District, construction of a bridge across .....	1902
Elk Lake, construction of a school-house at .....	1028
Government Buildings, Victoria, supplying fuel to .....	1757
Illecillewaet Bridge, construction of .....	1612
—— construction of road approaches to .....	1658
Law Courts, Victoria, certain alterations to interior of .....	949
Lillooet and Lytton Road, execution of certain work on .....	664
Lillooet District, Group 1, Lot 216, purchase of .....	1569
Loan for Government Grounds, Victoria .....	485
Matsqui Dyke, certain works in connection with the .....	41
—— supplying pumping machinery for .....	2133
—— extending time for receiving tenders .....	2310
Osoyoos Division, E $\frac{1}{2}$ of S. W. $\frac{1}{4}$ and W. $\frac{1}{2}$ of S. W. $\frac{1}{4}$ of Sec. 23, Tp. 40, purchase of .....	1268
Quartz Mill: purchase of .....	2310
School-Houses, erection of certain .....	988
Sooke, construction of a wharf at .....	410
Thompson River at Kamloops, operation of a ferry across .....	1524
Vancouver-Barnet Waggon Road: construction of .....	2310
“Wee Mite” Mineral Claim, Lots 1465, Group 1, Osoyoos Division of Yale District, purchase of .....	1227
Yale District, Osoyoos Division, Lot 681, Group 1, purchase of .....	1862

LANDS AND WORKS DEPARTMENT.—*Continued.*

PAGE.

HIGHWAYS ESTABLISHED.	
Yale District, North Riding.....	1188
MISCELLANEOUS.	
Atlin Town Lots, sale of.....	665
Cascade Water, Power and Light Company, approval of the undertaking of.....	145
Chilliwack Dyking Works Court of Revision, date of .....	778
Crown Lands, Notice to pre-emptors and purchasers of, <i>re</i> arrearages.....	1029
Grand Forks Water Power and Light Company, approval of undertaking of.....	1613
Lake Bennett Townsite, auction sale of lots in .....	1267
Pacific Coast Power Company, Limited, approval of undertaking of.....	1707
Provincial Land Surveyors, List of .....	656
Rectification of Crown Grant issued to W. R. Dick.....	3
Rossland Air Supply Company, Ltd., approval of the undertaking of.....	107
Salmon Beds, Upper Columbia River, respecting proposed bridge at.....	1029
RESERVES ESTABLISHED.	
Bennett Mining Division, Crown Lands in .....	6
Hazelton, Manson and Findlay River Trails, lands at junction of.....	619
Kitimat Arm and Kitimat River, certain lands at.....	2310
Kootenay Lake, West Arm, strip of land for wharf purposes.....	1524
Lawyer Islands, Song Islands, portions of Campbell and Hunter Islands for Lighthouse purposes..	1268
Nanaimo District, Sections 32, 33 and 34, for Admiralty purposes .....	446
Sister Group of Islets, for lighthouse purposes.....	3
RESERVES CANCELLED.	
Nelson and Fort Sheppard Railway Subsidy Act, 1892, cancellation of reserve under.....	1523
SURVEYS OF LANDS:	
Alberni District, Lots 44, 94G., 96.....	3
— Lots 99 and 100.....	334
Barclay District, Lots 37 to 39, 53, Group 1.....	1948
Cariboo District, Lots 332 to 335, Group 1.....	4
— Lots 319, 321 to 326, 371 to 375, 377, 381, Group 1 .....	726
— Lots 385 and 386, Group 1 .....	1524
— Lots 336 to 342, Group 1 .....	1704
— Lot 393.....	2310
Cassiar District, Lots 110, 111.....	5
— Lots 24, 26, 81, 83, 85 .....	71
Chemainus District, Lots 33, 34, 55, 56, 58 to 60G.....	335
— Lot 57G.....	725
— Lots 61 and 62.....	1188
Clayoquot District, Lot 393 .....	5
— Lots 451, 518 to 527, Group 1 .....	1186
— Lot 517 .....	1524
— Lot 365 .....	1657
— Lots 452 to 454 .....	1902
Coast District, Lots 288, 289, 296, 297, 299, 300, 319 to 321, 325, 326, Range 1.....	3
— Lot 290, Range 1.....	71
— Lot 19, Range 3.....	725
— Lots 216, 217, Range 2.....	726
— Lot 322, Range 1.....	726
— Lots 323, 330 to 332, 335 to 338, Range 1 .....	1521
— Lots 109, 110, Range 3 .....	1523
— Lots 340 to 342, 365 to 368, 370, 372 to 376, Range 1 .....	1707
— Lot 324, Range 1 .....	1949
East Kootenay District, Lots 3544 to 3546, 3556 to 3558, Group 1 .....	336
— Lot 3907 .....	1319
— Lots 3719 to 3725, 4056 to 4060, 4081, 4086, 4089 to 4095, Group 1 .....	1946
— Northern Division, Lots 2564, 2565, 2567, Group 1 .....	73
"      Lots 2577, 4145, Group 1 .....	727
"      Lots 2578, 2579, Group 1 .....	1028
"      Lots 2580, 3946 to 3948, Group 1 .....	1187
"      Lots 2570 to 2575, Group 1 .....	1524
"      Lot 3949, Group 1 .....	1708
"      Lots 1975, 1976, Group 1 .....	1048
— Southern Division, Lots 2873, 3046, 3061, 3068 to 3073, 3535 to 3540, Group 1 .....	5
"      Lots 3036, 3043 to 3045, 3047 to 3049, 3541, Group 1 .....	72
"      Lots 3552, 3553, Group 1 .....	725
"      Lots 3007, 3548 to 3550, 3554, 3555, 4044, Group 1 .....	1028
"      Lots 3060, 4049, Group 1 .....	1188
"      Lots 3693, 3694, 3619, 3915, 4045 to 4048, 4050 to 4053, Group 1 .....	1706
Goldstream District, Lots 77 to 82.....	73
Highland District, Lots 85 and 86 .....	74
Kamloops Division, Lot 931, Group 1 .....	4
— Lots 904, 905, Group 1 .....	5
— Lot 845, Group 1 .....	72
— Lot 906, Group 1 .....	72
— Lots 922 to 930, Group 1 .....	335
— Lots, 867, 887, 888, Group 1 .....	335
— Lots, 893 to 901, 942, 944 to 948, Group 1 .....	1523
Lillooet District, Lot 300, Group 1 .....	3
— Lots 440, 441, 462 to 469, 471, 472, 530, 539 to 543, Group 1 .....	4
— Lots 456 to 460, Group 1 .....	73
— Lots 470, 473, 524 to 527, 529, 531, Group 1 .....	665

## LANDS AND WORKS DEPARTMENT.—Continued.

## SURVEYS OF LANDS.—Continued.

	PAGE.
Lillooet District, Lot 338, Group 1 .....	1028
— Lots 475 to 478, Group 1 .....	1522
— Lots 327, 479 to 481, 521A to 523, 533, 534, 535, 555 .....	2132
— Lot 554, Group 1 .....	2188
New Westminster District, Lots 1680, 1787 to 1791, Group 1 .....	73
— Lots 1831 to 1841, Group 1 .....	726
— Lot 1681, Group 1 .....	447
— Lot 1855, Group 1 .....	1028
— Lots 1863 to 1867, Group 1 .....	1188
— Lots 1860 to 1862, 1868, 1873, Group 1 .....	1524
— Lots 1890 to 1896, Group 1 .....	1949
— Lots 1869 to 1872, 1910, 1911 .....	2132
Osoyoos Division, Lots 992, 1353, Group 1 .....	4
— Lots 1112, 1261, Group 1 .....	3
— Lot 970 and W. $\frac{1}{2}$ Section 18, Township 7 .....	73
— Lots 952, 957, 1074, 1076, 1078, 1080, 1158, 1215, 1226, 1354, Group 1 .....	73
— Lots 832, 924, 925, 930, 973, 1081 to 1090, 1164, 1168, 1216, 1224, 1228, 1239, 1231, 1252, 1257, 1266, 1294 to 1296, 1335, 1336, 1362, 1365, Group 1 .....	335
— Lots 1222, 1227, 1297, 1322, 1356, 1361, 1373, and N.E. $\frac{1}{4}$ Section 26, Tp. 6, Group 1 .....	336
— Lots 1058, 1063, 1075, 1169, 1171, 1175, 1176, 1233, 1314 to 1319, 1364, 1435, 1476, 1477, 1515, Group 1 .....	447
— Lots 797, 798, 1223, 1234, 1337, Group 1 .....	447
— Lots 968, 1475, Group 1 .....	726
— Lots 1165, 1168, 1170, 1320, 1321, 1323, 1324, 1495 to 1499, Group 1 .....	725
— Lots 1237, 1239 to 1242, 1244, 1246, 1247, 1249, 1331, 1332, 1465, 1500 to 1505, Group 1 .....	1026
— Lots 1230, 1325 to 1327, 1333, 1506, 1516 to 1521, 1535 to 1537, Group 1 .....	1187
— Lots 1091, 1174, 1177, 1178, 1440, 1441, 1761, Group 1 .....	1188
— Lots 1179, 1268 to 1270, 1434, 1445, 1446, 1455, 1456, 1458, 1468, 1540, 1555, 1565, 1635 to 1637, Group 1 .....	1522
— Lots 1180, 1181, and parts of Townships 10 and 21 .....	1523
— Lots 932, 1217, 1232, 1251, 1401, 1436 to 1438, 1471, 1507 to 1512, 1514, 1566 to 1569, 1571, 1573, 1640, 1864 to 1873, Group 1 .....	1707
— Lots 1225, 1480, 1541, Group 1, and parts of Township 66 .....	1706
— Lot 1491, Group 1 .....	1949
— Lots 771, 1045 to 1049, 1132 to 1141, 1214, 1238, 1298 to 1304, 1328, 1329, 1384, 1386 to 1388, 1390, 1391, 1393, 1395 to 1397, 1402 to 1407, 1442, 1443, 1447 to 1449, 1451, 1452, 1478, 1487 to 1490, 1530, 1572, 1574, 1576, 1578, 1580, 1645, 1646, 1802 to 1806, Group 1 .....	1948
— Lots 1374, 1456, Group 1 .....	2133
— Lots 955, 1182, 1264, 1363, 1366, 1385, 1389, 1410, 1415, 1416, 1470, 1558 to 1560, 1587, 1589, 1590, 1598, 1599, 1639, 1647, 1658, 1684, 1701, 1702, 1705, 1765, 1847, Group 1 .....	2133
— Lots 1557, 2005, Group 1 .....	2191
Salt Spring Island, Lot 60 .....	1187
Sayward District, Lots 316 and 317, Group 1 .....	1187
— Lots 309, 303 to 342, 346 to 351 .....	1611
Somenos District, Lot 1G .....	1707
Texada Island, Lots 146, 159 to 164 .....	73
— Lots 104 and 158 .....	336
— Lots 174 to 179, 181, 182 .....	725
— Lots 142 to 145, 194, 196 to 202, 206, 207 .....	1707
— Lots 105, 106, Group 1 .....	1948
— Lots 107 to 109 .....	2131
West Kootenay District, Lots 2066, 2272, 2283, 2465, 2613, 2616, 2841, 2858 to 2862, 2864, 2885, 2936 to 2938, 2954 to 2958, 3031, 3216, 3217, 3219, 3220, 3222, 3223, 3224, 3236 to 3238, 3240, 3232, 3244, 3246, 3247, 3279, 3296, 3354 to 3361, 3446, 3518 to 3522, 3585, 3644, 3645, 3777, Group 1 .....	4
— Lots 2057, 2058, 2059, 2067, 2068, 2165, 2296, 2591, 2888 to 2890, 3271 to 3273, 3276, 3277, 3281 to 3283, 3293 to 3295, 3339, 3407, 3408, 3434 to 3436, 3445, 3465 to 3472, 3474, 3475, 3477 to 3479, 3674, Group 1 .....	5
— Lots 2447, 2451, Group 1 .....	5
— Lots 1583, 1971 to 1973, 2097, 2227, 2276, 2277, 2336 2344, 2345, 2463, 2469, 2647 to 2649, 2894, 3023, 3028, 3129 to 3132, 3243, 3245, 3298, 3304 to 3310, 3312, 3313, 3318 to 3322, 3397, 3402, 3403, 3437, 3473, 3772, 3778, 3779, 3842 to 3844, Group 1 .....	71
— Lots 793, 820, 1687, 1860, 2098 to 2101, 2103, 2166, 2346, 2428 to 2431, 2438 to 2441, 2614, 2691, 2845, 2863, 2865, 2891 to 2893, 2929, 3081, 3083 to 3086, 3184, 3185, 3187, 3188, 3267, 3284, 3340, 3343, 3344, 3438, 3439, 3480, 3481, 3492, 3496, 3497, 3584, 3586, 3587, 3646, 3689, 3802 to 3806, 3822, Group 1 .....	336
— Lots 1914, 1915, 1919, 1920, 1928, 2060 to 2065, 2615, 3102, 3103, 3106, 3107, 3158, 3159, 3174 to 3176, 3178, 3179, 3186, 3190, 3251, 3253 to 3256, 3297 to 3301, 3341, 3346, 3347, 3409 to 3412, 3504, 3515 to 3517, 3621 to 3623, 3651, 3675 to 3688, 3780, Group 1 .....	446
— Lots 1428 to 1430, 1974, 2252, 2335, 3092, 3094 to 3100, 3104, 3225, 3229 to 3231, 3302, 3396, 3440 to 3442, 3485, 3493, 3494, 3845, 3846, 3966 to 3971, Group 1 .....	726
— Lots 2261, 2265, 2399, 2851, 3164 to 3167, 3173, 3228, 3232, 3233, 3348, 3395, 3443, 3444, 3596 to 3601, 3611 to 3613, 3641, 3642, 3655, 3656, 3964, 3965, 4065, Group 1 .....	1027
— Lots 1918, 2195, 2400 to 2402, 2815, 2832, 3112, 3113, 3168 to 3172, 3592, 3648, 3649, 3653, 3712 to 3714, 3716, 3850, 3903, 4005, 4030, Group 1 .....	1188
— Lots 1046, 2278, 2617, 2895, 2896, 3234, 3235, 3261, 3262, 3352, 3353, 3650, 3652, 3654, 3690, 3691, 3717, 3882, 3925 to 3934, 3972 to 3974, 4004, 4007, 4064, 4146, 4148, 4153, 4154, Group 1 .....	1523
— Lots 1752 to 1755, 2251, 3111, 3177, 3180, 3263 to 3265, 3525, 3594, 3718, 3781, 3783 to 3787, 3851, 3852, 3883 to 3885, 3935 to 3941, 3975 to 3979, 3981 to 3984, 4006, 4010, 4101 to 4106, 4149, 4151, 4152, 4162 to 4166, 4186 to 4188, 4256, Group 1 .....	1706
— Lots 1104, 1749, 2279, 2280, 2347, 2348, 3191, 3766 to 3771, 3788, 3847, 3890, 3942, 3943, 3944, 3980, 4019 to 4021, 4023, 4077, 4078, 4106, 4115, 4155 to 4160, 4206 to 4210, 4212 to 4217, 4293 to 4295, 4297, 4298, 4300 to 4307, 4528 to 4530, Group 1 .....	1947
— Lots 1055, 1105, 1106, 1158, 2349, 3147, 3157, 3756 to 3760, 3789, 3854, 3886, 3887, 3891 to 3893, 4008, 4009, 4018, 4107 to 4114, 4117, 4147, 4189 to 4200, 4218 to 4227, 4257, 4281 to 4290, 4296, 4299, 4353 to 4356, 4375, 4377, 4462, 4464, 4469, 4568 to 4570 .....	213

LANDS AND WORKS DEPARTMENT.—*Continued.*SURVEYS OF LANDS.—*Concluded.*

	PAGE.
Revelstoke Division, Lots 2772, 2773, 3945, Group 1.....	72
Yale Division, Lot 118.....	1523
— Lots 91 to 94, 148, Group 1 .....	1949
Cariboo District, Lots 301 to 303, 383, 385, 405 to 408 .....	2133
East Kootenay District, Northern Division, Lots 1977 to 1981, 4096 to 4099 .....	2130
East Kootenay District, Southern Division, Lots 4084, 4125, 4402 .....	2131

## LAND, APPLICATIONS TO LEASE:

Aird, James.....	1950
Alexander, George.....	952
Armstrong, T. A.....	1097
Batchelor, O. S.....	1322
Bayliff, H. P. S.....	1222
Beecher, F. M.....	950, 2122
Bidwell, R. J.....	1097
Brydone-Jack, W. D., and W. McEwen .....	525
British Pacific Gold Property Company.....	930
Burnet, H.....	1141
Burnett, Frank.....	2121
Carthew, J. A.....	2, 2121, 2122
— and J. E. Macrae.....	2121
Copeland, F. C., W. Copeland, I. Stewart and E. D. Sheringham .....	1061
Cotton, R. C.....	1257
Creery, A. McC.....	1031
Davies, Ed. F. St. A.....	1097
Davis H.....	1312
Derby, T. J. (2) .....	1312
Drummond, M. G.....	780
43rd Mining and Milling Company of Cariboo, B. C.....	327
Galliher, W. A. and others .....	1013, 2261
Heaps, E. H. & Co.....	2025
Jorgensen, B. M .....	(3) 2242, 2325
Kelly, M., and A. Murray.....	19
Larney, T. C.....	780
Lauder, W. M.....	1709
Lowe, Ella, (2).....	1013
Macaulay A., and A. Graham.....	1189
Malcolm, O. M.....	952, 2121
— and J. A. Carthew.....	2121
Morrison, D. S., and others .....	2141
Parker, William.....	2322
Pidgeon, Joseph.....	1061
Power, Thos.....	482, 2179
Proctor, T. G.....	1862
Robertson, John.....	2121
Smith, J. E. N.....	1141
Waters, A.....	525
Windsor, C. S., and A. S. Arkley .....	2121
Young, H. E.....	1141
Young, T. R.....	1097

## LAND, APPLICATIONS TO PURCHASE:

Abbott, H.....	1525, 1570
Albrin, S. L.....	622
Allan, A.....	1744
Allison, S. L.....	2199
Archer, Walter C.....	950
Bailey, F.....	2025
Bell, Jno.....	481
Bruce, R. R.....	6
Caldwell, C. F.....	1750
— and M. M. Grothe.....	864
Carroll, W. J.....	1663
Chezum, S. C.....	950
Collett, H. F.....	1482
Cowan, D. F.....	481
Delong, E. O.....	1854
Dillier, Otto.....	747
Ellis, W. E.....	2261
Fenwick, E. M.....	576
Fleutot, J. J.....	1744
Forster, H. E.....	1109
Galbraith, S. L.....	1109
Grady, M.....	6
Gray, J. H.....	177
Green, C. DeB.....	989
Green, Wm.....	1570
Hannilton, J. R.....	137
Harris, O. M.....	2142
Harris, T.....	2142
Harris, W. J.....	1429
Hayes, G. H.....	509
Henderson, Hugh.....	2019
Hind, W. H.....	989
Hoar, O. D.....	1371
Hutchison, John.....	1570
Industrial Power Company of B. C.....	1774
Jackson, W. H.....	1891

LANDS, APPLICATIONS TO PURCHASE.—*Concluded.*

	PAGE.
Kanouse, H. A.....	1923
Knowles, J.....	1481
Lascelles, F.....	1482
Levers, C. H.....	1923
Levett, John.....	576
Lindsay, M. A. F.....	1055
McRae, John.....	1897
McDougall, A.....	1149
McGregor, J. M.....	1109
McGregor, W. D.....	1109
McMillan, A. J.....	6
McRae, John.....	481
Mackintosh, C. H.....	1149
Martin, D. A.....	1662
Morris, C. S.....	1189, 1982
Ringlund, J., and others .....	1323
Rogers, H. E.....	1429
Smith, C. F.....	1323
Smith, E.....	2326
Smith, E. C.....	2325
Stephenson, E. C.....	1526
Stoddart, J. A.....	6
Strutt, W. A.....	1891
Thompson, William.....	1312
Tugwell, Thos.....	6
Tugwell, Thos., Jr.....	6
Tunstall, Geo. C., Jr.....	1374
Voight, E. F.....	410
Walker, George.....	1923
Williamson, F.....	2142
Wood, Christopher.....	1851
Young, J. J.....	1482

## LAND REGISTRY ACT—CERTIFICATES OF TITLE:

Armstrong, W. H., and M. J. Haney.....	1746
Baker, M. H.....	1894
Esquimalt Water-Works Company .....	1108
Koksilah Quarry Company, Limited Liability.....	898
Rees, Griffith, and William Hoggan.....	1428

## LEGAL PROFESSIONS ACT.

Barristers and Solicitors, List of .....	2124
Benchers of British Columbia Law Society, Election of.....	519
Martin, Joseph, suspension of as a Barrister and Solicitor .....	1516

## APPLICATIONS TO BE CALLED TO THE BAR.

Armstrong, Richard .....	111
Gillan, C. E.....	111
Hall, A.....	74
Macintyre, Alec D.....	111
Morrison, J. S. M.....	6
Taylor, A. D.....	6
Wragge, Edmund C.....	6

## LEGISLATIVE ASSEMBLY.

Proclamation convening .....	1610
------------------------------	------

## PRIVATE BILL NOTICES.

Rules respecting .....	7
Time for receiving Petitions for, etc.....	8, 2180
Belyea, A. L.—Company for extension of Victoria and Sidney Railway to mainland of British Columbia by ferry, etc., to incorporate .....	2125
Bethune, J. T., and others—Company for the construction of a Railway from Northern boundary of Province to Lynn Canal, to incorporate .....	1888
Bodwell & Duff—Company for the construction of a railway from Horseshoe Bay, Nanaimo District, to Alberni Canal, to incorporate .....	2033
— Company for general financial and commercial business, to incorporate .....	2126
Bradburn, Dumbleton & Innes—Company for the construction of a tramway from Revelstoke, through valleys of Columbia and Canoe Rivers, to the 53rd parallel of latitude, incorporation of .....	30
Brown, J. R.—Company for operation of telegraph and telephone lines in B. C., to incorporate...	2277
Cascade to Carson—Company to construct a line of railway from, to incorporate .....	2322
Cassidy, R.—Company for the construction of a railway from Taku Inlet to Atlin Lake, incorporation of .....	32
— Company for operating electric lighting plants in towns of Cassiar District, incorporation of .....	34
— Company for the construction of a railway from Port Simpson to Glenora, incorporation of .....	32
— Company for operation of cable, telegraph and telephone lines from Teslin Lake to Victoria, incorporation of .....	34
— British Columbia-Yukon Railway Act, 1897, amendment of .....	33
— Company for the construction of a railway from Log Cabin to Telegraph Creek, incorporation of .....	167
Christie, F. L.—Company to conduct mining and other operations, to incorporate .....	2020
Cobeldick, J.—B. C. Great Gold-Gravels Dredge-Mining Corporation, notice of application to change name of, etc. ....	1940
Cowan, Geo. H.—Acts incorporating Diocese of New Westminster, to amend .....	2215
Curtis, Smith—Company to construct a railway from a point on Columbia River south of Lower Arrow Lake to Vancouver City, to incorporate .....	2020

LEGISLATIVE ASSEMBLY.—*Concluded.*PRIVATE BILL NOTICES—*Concluded.*

	PAGE.
Daly & Hamilton—B. C. Electrical Supply Co., incorporation of.....	31
Davis, Marshall & Macneill—Company for the construction of a railway from Vancouver to New Westminster, to incorporate.....	1976
— Company for the construction of a railway from Johnston Strait, Vancouver Island, to Campbell Lake, to incorporate .....	2022
— Vancouver Island and Lulu Island Railway, to extend time for completion of .....	2063
— Crow's Nest Pass Electric Light and Power Company, to incorporate.....	2116
Dumbleton & Anderson—Company for the construction of a railway from Victoria to Eastern boundary of B. C., to incorporate .....	2033
Eckstein & Sutton—Sewering of City of Grand Forks, to authorise .....	2214
Fell & Gregory—North Star and Arrow Lake Railway Act, 1898, amendment of .....	33
Gregory, F. B.—an Act respecting the Canadian Yukon Railway Company, amendment of .....	32
Hamersley, A. St. G.—Company for the construction of a railway from Revelstoke to Atlin Lake.....	33
— Vancouver City Incorporation Acts, to amend and consolidate.....	2175
Harvey & McCarter—Company for operation of a telephone service in East Kootenay District, to incorporate .....	1847, 1976
Higgins, F.—Company for the supplying of water to be taken from Surprise Lake throughout Cassiar District, incorporation of .....	32
— Company for construction and operation of a wagon road, etc., from Kitamaat Arm to Hazelton, to incorporate .....	1919
Hills, H. M.—Company for the construction of a railway from a point in Comox District to Cape Scott, incorporation of .....	1759
Jenns, E. A.—Company for operation of tramways, telephones, etc., in Cassiar District, to incorporate .....	1976
Langley & Martin—Company for the construction of a tramway from Atlin City to Discovery Town, etc., to incorporate .....	2114
Leamy & Gray—construction of tramways by City of Greenwood, to authorise .....	2114
Macdonald & Johnson—Company for the operation of tramways in Kootenay and Yale Districts, to incorporate .....	2175
Macdonald, Clute & Cronyn—Company for the construction of a railway from Spence's Bridge to the source of the Nicola River .....	33
Macdonell, D. G.—Company for the construction of a railway from Dyea River to 60th parallel of latitude, <i>via</i> Lake Bennett, to incorporate .....	1847
McCarter, G. S.—Company for supplying water to towns of Trout Lake City and Ferguson, West Kootenay, to incorporate .....	2064
McGuigan, T. F.—Vancouver City Incorporation Acts, consolidation and amendment of .....	32, 1976
McPhillips & Williams—Kootenay and Northwest Railway Company's Act, 1898, amendment of .....	33
— British Columbia Telephones, Limited, incorporation of .....	34
— Vancouver, Northern and Yukon Railway Company, incorporation of .....	34
— Vancouver, Northern and Yukon Railway Company, to amend incorporating Act of .....	2022
Mason & Bradburn—James Bay Mud Flats, to authorise the lease of .....	2063
Murphy, D.—Company for the supply of power, water, light and heat to towns in Yale, Lillooet and Cariboo Districts, incorporation of .....	31
Porter, A. E. and Anderson, W. A.—Company for the operation of a wireless telegraph system from Bennett to C. P. R., to incorporate .....	1222
Robertson & Robertson—Company for the construction of a railway from Taku Arm to Atlin Lake, to incorporate .....	1524
Tupper, Peters & Potts—Company for the construction of a railway from Cranbrook to Golden, incorporation of .....	32
Wilson & Senkler—Company for carrying on financial business, etc., incorporation of .....	33
— Company for the construction of a railway from Kitamaat Arm to Pine River Pass, to incorporate .....	2115

## WRITS FOR BYE-ELECTIONS :

East Kootenay District, North Riding .....	107
New Westminster City .....	1317
Vancouver City .....	39
Victoria City .....	71
West Kootenay District, Nelson Riding .....	145

## MINES DEPARTMENT :

Ainsworth and Goat River Mining Divisions, re-defining .....	946
Ashcroft Mining Division, definition of .....	1566
Assayers' Examinations, respecting .....	573
— Certificates of Qualification, persons to whom issued .....	946, 2140
— date of examination for .....	1946
Bennett and Atlin Lake Mining Divisions, extending time of laying over of placer claims in .....	617
Coal Mines Regulation Act, new special rule under section 92 of the .....	1317
Crown Grants for Mineral Claims, respecting applications for .....	1027
Dredging Leases, rescission of Order in Council reducing the rental and royalty payable under .....	448
Free Miners' Certificates, respecting the issuance of .....	408
— scale of fees to be charged for .....	488
— respecting the return of .....	986
Gold Commissioners and certain other Government employees, prohibiting the acquiring of mining interests by .....	2
Gold Commissioners and Mining Recorders, defining jurisdictions of .....	2321
Inspection of Metalliferous Mines Act, enforcement of section 4 of an Act to amend the .....	723
Managers of Coal Mines, examination for certificates .....	618
Mining Divisions, re-defining .....	2076, 2082
— Notice corrected .....	2253
Mineral claims affected by the redefinition of Mining Divisions, respecting .....	2320
Mining Recorders, respecting the exercise of certain powers conferred upon, by Mining Acts .....	573
— of Slocan and Slocan City Mining Divisions, authorised to act as Gold Commissioners within their respective divisions .....	1146
Paris Exhibition, 1900, respecting exhibit of Provincial marble and building stones at .....	574
Yale and Kamloops Mining Divisions, definition of .....	1566

## MUNICIPALITIES :

	PAGE.
Burnaby Municipality By-Laws .....	324, 325, 828
Court of Revision .....	411
Election of Council .....	104
Chilliwack Municipality Court of Revision .....	516
Election of Council .....	97
Columbia City, application for incorporation .....	365
Incorporation of .....	715
Court of Revision .....	1569
Election of Council .....	1220
Coquitlam Municipality By-Laws .....	290
Court of Revision .....	411
Election of Council .....	141
Cumberland City By-Laws .....	104, 366, 367
Court of Revision .....	364
Delta Municipality By-Laws .....	218, 323, 829
Court of Revision .....	632
Election of Council .....	110
Tax Sale .....	934
Adjournment of .....	1142
Dowdney Municipality Court of Revision .....	376
Election of Council .....	110
Grand Forks City Court of Revision .....	782, 1222, 2141
Election of Council .....	166
Greenwood City By-Laws .....	36, 323, 710, 712, 979, 980, 981, 1980, 1981, 2239, 2240
Court of Revision .....	411
Election of Council .....	297
Kamloops City, Election of Council .....	166
Kaslo City Court of Revision .....	411
Election of Council .....	104
Kent Municipality Court of Revision .....	365
Election of Council .....	97
Langley Municipality Court of Revision .....	516
Election of Council .....	110
Matsqui Municipality By-Laws .....	563
Court of Revision .....	248
Election of Council .....	110
Maple Ridge Municipality Court of Revision .....	365
Election of Council .....	97
Mission Municipality By-Laws .....	367
Court of Revision .....	365
Election of Council .....	97
Nanaimo City Court of Revision .....	559
Redemption of certain debentures, by .....	1099
Nelson City Court of Revision .....	632, 887
Election of Council .....	110
New Westminster City By-Laws .....	35, 217, 405, 658, 773, 1019, 1101, 1260, 1419
Court of Revision .....	706
Election of Council .....	236
North Cowichan Municipality By-Laws .....	829
Court of Revision .....	611
Election of Council .....	111
North Vancouver Municipality By-Laws .....	405, 440, 1697, 1939, 1940
Court of Revision .....	142
Election of Council .....	67
Capilano Road, extending and altering .....	66
Revelstoke City, incorporation .....	329
Court of Revision .....	1989
Election of Council .....	448
Richmond Municipality Court of Revision .....	559
Election of Council .....	166, 400
Rossland City By-Laws .....	139, 217, 218
Court of Revision .....	632
Election of Council .....	97, 285
Sandon City By-Laws .....	326, 562, 1518
Court of Revision .....	866
Election of Council .....	236
South Vancouver Municipality By-Laws .....	564
Court of Revision .....	110
Election of Council .....	110
Description of 16th Avenue .....	887
Spallumcheen Municipality By-Laws .....	67, 888, 1181
Court of Revision .....	1031
Sumas Municipality By-Laws .....	367
Court of Revision .....	376
Surrey Municipality, Court of Revision .....	376
Election of Council .....	110, 517
Vancouver City By-Laws, 35, 102, 257, 403, 404, 520, 829, 935, 937, 939, 1058, 1260, 1302, 1303, 1603, 1803, 1941, 1980, 2182	367
Vernon City By-Laws .....	290, 325, 326
Court of Revision .....	770
Election of Council .....	97, 285, 448

## ORDERS IN COUNCIL BY DOMINION GOVERNMENT :

Ashcroft Water, Electric and Improvement Company, respecting sale of certain lands to the .....	448
Canadian Pacific Railway Belt, amendment of regulations governing licences to cut timber within the .....	226
Dominion Lands, amending regulations governing issue of licences to cut timber on .....	406
respecting price of .....	981
Homesteaders' right to timber within Railway Belt, respecting .....	1228
Revelstoke City, conveying Villa Lots 51 to 57 to, for park purposes .....	1071
Roper, W. J., authorising sale of certain lands to .....	226

## XXXVIII.

### ORDERS IN COUNCIL BY PROVINCIAL GOVERNMENT:

	PAGE.
British Columbia-Yukon Railway Company, approval of Schedule of Tolls collectible by the, 1309,	1417, 1560

### PROCLAMATION BY DOMINION GOVERNMENT:

Deserters from Her Majesty's Army and Navy, respecting .....	1985
--	------

### PROCLAMATIONS BY PROVINCIAL GOVERNMENT:

Cock Pheasants and Quail, respecting the shooting of on the Saanich Peninsula .....	1477
Cock Pheasants, respecting the shooting of west of Cascade Range, on the Mainland, during November, 1899 .....	1565
— and quail, respecting the shooting of on Vancouver Island .....	1610
Game Protection Act, 1898, defining unorganized districts within the meaning of the .....	1609
Labour Day a public holiday .....	1477
Legislative Assembly, convening .....	1610
North Fork of Kettle River, authority to certain person to improve, under Rivers and Streams Act .....	839
Thanksgiving Day declared a public holiday .....	1805
Water Clauses Consolidation Act (1897) Amendment Act, 1899, bringing into force of section 2 of. Waterlo and Goat River Crossing Polling Places, Nelson Riding of West Kootenay District, discontinuance of .....	484
	144

### PROVINCIAL SECRETARY'S DEPARTMENT:

Allan, W., acceptance of resignation of as a Justice of the Peace .....	1265
Assessors' Rolls, extending time for completion of .....	1857
Atlin Lake Mining Division, creation of .....	3
Atlin Lake Registry, establishing .....	945
Atlin Lake and Bennett Lake Mining Divisions created a District under the "Births, Deaths and Marriages Registration Act" .....	945
Barkley, Edward, acceptance of resignation of as a Justice of the Peace .....	1265
Barlow, A., acceptance of resignation of as a Justice of the Peace .....	1265
Beaumont, Frederick M., acceptance of resignation of as a Justice of the Peace .....	1265
Bennett Lake Mining Division, re-defining .....	3
Bennett-Atlin Commission Act, 1899, scale of fees to be paid in connection with proceedings under. Book-binding, inviting tenders for .....	945
Brett, William Frederick, acceptance of resignation of as a Justice of the Peace .....	1265
Canadian Contingent for South African War, Despatch of Rt. Hon. Jos. Chamberlain to Lord Minto, <i>re</i> .....	2249
Civil Service of India, respecting examination for .....	1185
Clayton, W., transferring jurisdiction of as a Notary Public from Counties of Nanaimo and Kootenay to County of Vancouver .....	1265
Companies' Act (1897) Amendment Act, 1899, scale of fees under section 5 of the. Courts of Assize, dates and places of holding .....	444, 1477
— notice amended .....	1564
Crompton, E., acceptance of resignation of as Coroner .....	985
Cuppage, L. V., jurisdiction of as a Notary Public transferred from Yale District to Nanaimo County .....	408
Davidson, John, acceptance of resignation as a Justice of the Peace .....	1265
Disallowance of certain Acts passed by the Legislative Assembly on 20th May, 1898 .....	1025
Drummond, Mortimer G., acceptance of resignation of as a Justice of the Peace .....	1753
Farquhar, George B., acceptance of resignation of as a Justice of the Peace .....	1265
Gallagher, J., acceptance of resignation of as a Justice of the Peace .....	222
Gibson, J. F., acceptance of resignation of as a Justice of the Peace .....	944
Helmcken, Hon. J. S., acceptance of resignation of as a Justice of the Peace .....	1225
Herald, R. T. W., acceptance of resignation of as Coroner for County of Cariboo .....	2
Hodson, John, acceptance of resignation of as a Justice of the Peace .....	1265
Hospital for Insane, New Westminster, inviting tenders for supplies for .....	777
Ireland, C. W., acceptance of resignation of as Police Magistrate for Vernon City .....	145
Jarvis, A. M., Stipendiary Magistrate, transferring jurisdiction of from Nanaimo County to Vancouver County .....	2187
Justices of the Peace, extending the time for taking of oath of office by newly appointed .....	1025
Lambly, C. A. R., Gold Commissioner, office of transferred from Osoyoos to Fairview .....	776
Lawes, George Richard, acceptance of resignation of as a Justice of the Peace .....	1265
Legislative Assembly, inviting tenders for supplying refreshments to, during Session .....	2249
Levasseur, George, acceptance of resignation of as a Justice of the Peace .....	1265
Licence Districts, creation of .....	722
McEwen, Thomas, acceptance of resignation of as a Justice of the Peace .....	1265
McKay, John, acceptance of resignation of as a Justice of the Peace .....	1753
Malloch, J. O. W., acceptance of resignation of as Medical Health Officer at Revelstoke .....	2
Marshall, A. R., acceptance of resignation of as a Justice of the Peace .....	660
Moore, John E., acceptance of resignation of as Justice of the Peace .....	1265
Murray, J. J., acceptance of resignation of as a Coroner .....	444
Musgrave, Edward, acceptance of resignation of as a Justice of the Peace .....	1265
Nelson Licence District, creation of .....	839
Nelson Registry, establishment of .....	145
O'Halloran, Cornelius, acceptance of resignation of as a Justice of the Peace .....	1225
Paxton, W. G., jurisdiction of as a Notary Public extended .....	444
Pimbury, Augustus, acceptance of resignation of as a Justice of the Peace .....	1265
Pirie, T. F., acceptance of resignation of as a Justice of the Peace .....	1476
Provincial Home, Kamloops, inviting tenders for supplies for .....	776
Register of Voters for New Westminster and Victoria City Electoral Districts, cancellation of .....	1521
Rose, George C., acceptance of resignation of as a Justice of the Peace .....	1265
Rossland Registry, establishment of .....	145
Sandes, Samuel D., acceptance of resignation as a Justice of the Peace .....	1265
Sanson, G., acceptance of resignation as a Justice of the Peace .....	260
— acceptance of resignation of as a Coroner .....	296
Saul, William, acceptance of resignation of as a Justice of the Peace .....	1225
Scovell, J. C., acceptance of resignation of as a Justice of the Peace .....	70
Sheriffs and their territorial jurisdictions .....	1105, 1184
Sheriff of South Kootenay, official title of .....	183
Steam Boilers and Engines, rules for the inspection of .....	1362

PROVINCIAL SECRETARY'S DEPARTMENT.—*Concluded.*

PAGE.

Stevenson, A., acceptance of resignation of as a Justice of the Peace . . . . .	2
Stoddart, D. A., acceptance of resignation of as a Justice of the Peace . . . . .	1024
Supreme Court Rules, 1890, amendment of . . . . .	565
Supreme Court Sittings for trial of civil causes in Kootenay District, dates of . . . . .	2309
Truswell, T. F., revocation of commission of Justice of the Peace issued to . . . . .	373
Vickers, W. H., transferring jurisdiction of as a Notary Public from Kootenay to Nanaimo County . . . . .	373
Victoria Shoe Company, Limited, authorising change in name of . . . . .	1565
Webster, William, acceptance of resignation of as a Justice of the Peace . . . . .	1264
Wilkes, C. J., acceptance of resignation of as Registrar under the "Marriage Act" . . . . .	1425
Woppard, J., acceptance of resignation of as a Justice of the Peace . . . . .	1985
Young, G. P., acceptance of resignation of as a Coroner . . . . .	839

## PUBLIC SCHOOLS :

Alert Bay School District, creation of . . . . .	663
Alexandria School District, re-defining . . . . .	664
Belmont School District, re-defining . . . . .	898, 989
Campbell Creek School District, creation of . . . . .	897
Cascade City School District, creation of . . . . .	571
Chase River School District, re-defining . . . . .	1372
——— changing name of . . . . .	1946
Columbia School District, creation of . . . . .	897
Cranbrook School District, creation of . . . . .	663
Ducks School District, re-defining . . . . .	898
Elk Lake School District, creation of . . . . .	663
Examiners of Public School Teachers, appointment of . . . . .	897
Extension School District, creation of . . . . .	663
Fernie School District, creation of . . . . .	571
Field School District, creation of . . . . .	1372
Grand Forks School District, re-defining . . . . .	897
Hammond School District, creation of . . . . .	1186
Harrison Hot Springs School District, creation of . . . . .	897
Hume School District, creation of . . . . .	1186
Kettle River School District, re-defining . . . . .	898
Lake District, re-defining . . . . .	664
Langley School District, re-defining . . . . .	989
Maple Ridge School District, re-defining . . . . .	1186
Nanaimo Bay School District, re-defining . . . . .	1372
Nelson School District, re-defining . . . . .	1186
New Denver School District, re-defining . . . . .	898
North Celar School District, re-defining . . . . .	1372
North Saanich School District, re-defining . . . . .	2140
Peachland School District, creation of . . . . .	571
Prairie School District, re-defining . . . . .	898, 988
Prospect School District, re-defining . . . . .	664
Public School Teachers' Certificates granted . . . . .	1318
Public School Teachers' Examination, respecting . . . . .	663
Salmon Arm School District, division of into two districts . . . . .	2250
Sidney School District, re-defining . . . . .	2140
Silverton School District, creation of . . . . .	571
——— re-defining . . . . .	898
Southfield School District, creation of . . . . .	1372
——— changing name of . . . . .	1372, 1946
South Nanaimo School District, re-defining . . . . .	1372
South Saanich School District, re-defining . . . . .	663
Spring Brook School District, re-defining . . . . .	989
Spuzzum School District, creation of . . . . .	1858
Teachers' Examination at Nelson and Kamloops, appointment of sub-examiners to preside at . . . . .	988
Vananda School District, creation of . . . . .	1186
West Vancouver School District, creation of . . . . .	1946

## QUIETING TITLES :

Osoyoos Division, Ellis, T., to lot 100, Group 1 . . . . .	2024
Victoria City, C. Hayward, to certain real estate in . . . . .	1472
——— Rose Hart Murray and Delia Hart McBrady, to lot 25 Farquhar street, respecting . . . . .	1978
——— portion of Lot 182 E . . . . .	1414

## REVISION OF VOTERS' LISTS.

## COURTS OF REVISION.

Cariboo District . . . . .	557
Comox District . . . . .	514, 1526
Cowichan District . . . . .	368, 1526
East Kootenay District, North Riding . . . . .	401, 1572
——— South Riding . . . . .	437, 1527
New Westminster City District, and Delta, Richmond and Dewdney Ridings of Westminster District . . . . .	364, 1479
Lillooet District, East Riding . . . . .	514, 1526
——— West Riding . . . . .	437, 1526
Nanaimo City, North Nanaimo and South Nanaimo Districts . . . . .	364, 1479
North Victoria District . . . . .	364, 1660
South Victoria District . . . . .	1472
Vancouver City District . . . . .	514, 1526
Victoria City and Esquimalt Districts . . . . .	364, 1479
West Kootenay District, Nelson Riding . . . . .	438, 610, 1527
——— Revelstoke Riding . . . . .	1479
——— Rossland Riding . . . . .	440, 1618
——— Slocan Riding . . . . .	401, 1573
Westminster District, Chilliwack Riding . . . . .	477, 1479
Yale District, East Riding . . . . .	401, 1527
——— North Riding . . . . .	437, 1527
——— West Riding . . . . .	401, 1618

## SHERIFFS' SALES.

	PAGE.
Cameron v. Atcheson.....	297
Carne v. Hilbert.....	746
Kirkland v. Smith.....	187
Morden v. Morning Glory Mining Company.....	375
Nam Sing v. Eagan.....	65
Peebles v. Eagan.....	65
Tapp v. Burritt.....	802

## SUPREME COURT.

Courts of Assize (General), dates and places of holding.....	444, 1477
——— Notice amended.....	1564
——— Nelson and Rossland.....	34, 1477
——— Kootenay .....	2309
Sittings of Supreme Court for trial of civil causes in Kootenay District, dates of .....	2309
Supreme Court Rules, 1890, amendment of.....	565

## TIMBER LICENCES.

Abel, W. B., and G. W. F. Carter .....	1922
Armstrong, F. P.....	138
Beer, G. Frank.....	2120
Beer, W. W.....	2120
Brown & Sinclair.....	2262
Brown, J. M.....	410
Brown, R. A.....	1021
Buchanan, G. O.....	1426
Burnett, Frank.....	6
Cade, H. M.....	186
Campbell, Donald K.....	1849
Cargill, E. C.....	2326
Carter, G. W. F., and W. B. Abel .....	1922
Coryell, J. A.....	1021
Church, S. O.....	2179
De Cew, T. H.....	2179
Duke, Thomas.....	2327
Eagan, Pat.....	1322, 1559
Esson, D. C.....	864
Ferguson, Andrew.....	1480
Ferguson, David.....	137
Fromme, J. M.....	2263
Gray, George.....	1708
Gurney, S.....	1646
Hendry, John.....	1647
Hillyer, Charles.....	1708
Houston, Harry .....	1708
Ironside, James .....	1849
Jackson, A.....	149
Jeffery, J., and T. Jones.....	1989
Johnston, Wm.....	1109
King, James.....	2327
Koch, W. C. E.....	804
McBride, J.....	1647
McCormick, H.....	748
McDermid, H. D.....	1708
McDougall, A.....	2327
McDougall, W. C.....	1021
McKay, J. L.....	480
McKay, W. D.....	480
McLaren, Robert .....	573
McNair, Alex .....	1016
McNair, N. J. D.....	2262
McPherson Brothers .....	2120
McWhinney, James .....	2327
Mason, John I.....	1990
Miller, Matthew.....	1021
Montizambert, K. St. J., and others .....	1990
Myers, James .....	480
Myers, Pat .....	1848
Nicks, I.....	1426
Olts, Chas. O. P.....	2327
Page, F. E.....	480
Queen, E. P., and W. Queen .....	6
Ray, S. W.....	1021
Robinson, Daniel.....	1889
Robinson, Fred.....	1889
Roone, E. H.....	748
Smith, H .....	1109
Sproat, Thomas .....	1708
Tait, W. L.....	1989
Thulin Brothers .....	1070
Tiffen, E.....	1312
Tyler, William .....	748
Van Anda Copper and Gold Company (Foreign) .....	2263
Victoria-Yukon Trading Company.....	186
Whitaker, Alfred .....	1708
Whitaker, Herbert .....	1708
Willard & Hamilton.....	1647



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## TABLE OF CONTENTS.

Provincial Secretary's Department.	PAGE.
Atlin Lake Registry, establishing.....	jy6 1104
Atlin Lake and Bennett Lake Mining Divisions created a district under "Births, Deaths and Marriages Registration Act".....	jy6 1105
†Corrected names of H. McCutcheon, H. C. Killeen, A. Moffat, W. M. Ross, J. T. McIlroy and J. Bulman.....	jy6 1104
Oath of office to be taken by newly appointed Justices of the Peace, extending time for taking of.....	jy20 1104
Sheriffs and their territorial jurisdictions.....	au3 1105
Scale of fees to be paid in connection with proceedings under Bennett-Atlin Commission Act, 1899.....	jy6 1104

### Lands and Works Department.

Cariboo District, survey of Lots 319, 321 to 326, 371 to 375, 377, 381, Group 1.....	jy6 1106
Coast District, survey of Lots 216, 217, Range 2.....	jy6 1108
East Kootenay, South Division, survey of Lots 3,007, 3,548 to 3,550, 3,554, 3,555, 4,044, Group 1.....	jy20 1107
East Kootenay, Northern Division, survey of Lots 2,578, 2,579, Group 1.....	jy20 1108
East Kootenay, North Division, survey of Lots 2,577, 4,145, Group 1.....	jy6 1108
East Kootenay, South Division, survey of Lots 3,552, 3,553, Group 1.....	jy6 1106
Inviting tenders for erection of certain school-houses.....	jy6 1107
Lillooet District, survey of Lot 338, Group 1.....	au17 1106
Notice to pre-emptors and purchasers of Crown lands, re arrearages.....	je23 1106
New Westminster District, survey of Lot 1855, Group 1.....	au17 1107
Osoyoos Division, survey of Lots 1,237, 1,239 to 1,242, 1,244, 1,246 1,247, 1,249 1,331, 1,332 1,465, 1,500 to 1,505, Group 1.....	jy20 1106
Osoyoos Division, survey of Lots 968, 1,475, Group 1.....	jy6 1108
Proposed bridge at Salmon Beds, Upper Columbia River, respecting.....	jy20 1107
West Kootenay District, survey of Lots 2,261, 2,265, 2,851, 3,164 to 3,167, 3,173, 3,228, 3,232, 3,233, 3,348, 3,395, 3,443, 3,444, 3,596 to 3,601, 3,611 to 3,613, 3,641, 3,642, 3,655, 3,656, 3,964, 3,965, 4,065, Group 1.....	jy20 1107
West Kootenay District, survey of Lots 1,428 to 1,430, 1,974, 2,252, 2,335, 3,092, 3,094 to 3,100, 3,104, 3,225, 3,229 to 3,231, 3,302, 3,396, 3,440 to 3,442, 3,485, 3,493, 3,494, 3,845, 3,846, 3,966 to 3,971, Group 1.....	jy6 1107

### Dominion Orders in Council.

Conveying Villa Lots 51 to 57 to Revelstoke City for park purposes.....	jy20 1124
---	-----------

### Municipal Courts of Revision.

Sandon City .....	jy27 1125
-------------------	-----------

### Department of Mines.

Ainsworth and Goat River Mining Divisions, re-defining .....	1105
Crown Grants for Mineral Claims, respecting applications for .....	jy20 1106
Exhibit of Provincial marbles and building stones at Paris Exhibition, 1900, respecting .....	se7 1105
Return of Free Miner's Certificates issued by Mining Recorders, respecting .....	jy6 1105

### Registration of Extra-Provincial Companies.

†Douglass-Hunter Mining Company .....	jy27 1118
Deadwood Gold-Copper Mining Company .....	jy13 1120
Senova Mining and Milling Company .....	jy13 1119
Tracy Creek Mining Company .....	jy13 1120

### Licences to Extra-Provincial Companies.

Copper Queen, Limited .....	jy20 1120
Empire Mines of B. C., Limited .....	jy20 1122
Montreal Boundary Creek Mining Company, Limited .....	jy13 1119
Provincial Building and Loan Association .....	jy13 1120
Smelting Corporation, Limited .....	jy20 1124

### Certificates of Incorporation.

Arctic Slope Hydraulic Mining Company, Limited .....	jy20 1134
†Big Four Consolidated Mining Company, Limited .....	jy27 1139
Buckhorn Gold and Copper Company, Limited .....	jy20 1128
Boundary Creek Copper Mines, Limited .....	jy13 1128
British American Consolidated Gold and Silver Mining Company of British Columbia, Limited .....	jy13 1127
Bendigo Gold Mining Company, Limited .....	jy6 1130
†Detroit and Lardeau Gold Mining Company of British Columbia, Limited .....	jy27 1136
†East Kootenay Copper Mining Company, Limited .....	jy27 1125
Fraser River & Coast Navigation Company, Limited .....	jy13 1131
†Indiana Consolidated Silver Mining Company, L'd .....	jy27 1136
International, Limited .....	jy20 1134
Johnson & Burnett, Limited .....	jy20 1135
Keithley Creek Hydraulic Mining Company, Limited .....	jy13 1131
Nelson Electric Tramway Company, Limited .....	jy13 1132
†Referendum Free Gold Mining and Milling Co., L'd .....	jy27 1125
†Santa Rosa Gold and Copper Mines, Limited .....	jy27 1137
Similkameen Copper Mining Company, Limited .....	jy6 1126
†United Canneries, Limited .....	jy27 1137
Wurzburg & Company, Limited .....	jy6 1129

### Applications for Lands.

Archer, Walter C.—480 acres .....	au10 1109
Caldwell, C. F., and M. M. Grothe—320 acres .....	jy20 1108
Chezum, S. C.—320 acres .....	au3 1108
Dillier, Otto .....	jy6 1108
†Forster, H. E. .....	au31 1109
†Galbraith, S. L.—120 acres .....	au31 1109
Green, C. deB.—160 acres .....	au10 1109
Hind, W. H.—160 acres .....	au10 1109
Lindsay, M. A. F.—160 acres .....	au17 1109
†McGregor, W. D.—160 acres .....	au31 1109
†McGregor, J. M.—160 acres .....	au31 1109

### Gold Commissioners' Notices.

Bennett and Atlin Lake Mining Divisions—Extending time for laying over of mineral claims .....	jy27 1109
Laying over of mineral claims in Tete Jaune Cache District, extending time for .....	au31 1109

### Applications for Coal Prospecting Licences.

Leighton, J. B. ....	jy13 1110
Rowlands, D. W. ....	jy13 1110
Shields, J. S. C. ....	jy13 1110
Wade, S. J. ....	jy13 1110

### Applications for Certificates of Improvement.

Arlington and Arlington Fraction Mineral Claims .....	jy13 1115
Bon Diable Mineral Claim .....	au31 1113
Beaver No. 2 Mineral Claim .....	au24 1114
Buffalo No. 2, Ontario & Great Britain Mineral Claims .....	au3 1112
Belle of Ottawa, Mountain Monarch and War Eagle .....	jy27 1115
Blue Mineral Claim .....	jy27 1115
Cornell Mineral Claim .....	jy27 1114
Columbia Mineral Claim .....	jy27 1115
Centennial Mineral Claim .....	jy27 1115
Cliff Mineral Claim .....	jy6 1113
Carbonate King Mineral Claim .....	au31 1111
Daisy, Black Fox and California Mineral Claims .....	au31 1116
Diamond Mineral Claim .....	au3 1113

## Applications for Certificates of Improvement.—Concluded.

Don, Mainland, and Mainland Fractional Min. Cl'ms.	jy21	1118
Dandy Mineral Claim	au10	1118
Eureka No. 2 and Mineral Hill Mineral Claims	au3	1112
Excelsior Mineral Claim	au3	1112
Earthquake, Phil Sheridan, and New Last Chance Mineral Claims	jy27	1115
Ed Fractional Mineral Claim	jy6	1116
Florence Fractional Mineral Claim	au31	1114
Golden Calf and Canadian Pacific Mineral Claims	au31	1115
Grey Eagle Mineral Claim	au24	1117
Girl of the Period and Beaver Mineral Claims	au3	1115
Greenhorn Fraction Mineral Claim	au10	1113
Herbert Spencer Mineral Claim	au24	1117
Hannah Fractional Mineral Claim	jy6	1113
Ironclad Mineral Claim	au3	1112
Imperial Mineral Claim	au24	1117
J. S. Fractional Mineral Claim	se7	1112
Lucky Jack Mineral Claim	au24	1117
Lulo Mineral Claim	au24	1117
Little Bertha Mineral Claim	au17	1111
Last Chance, Lone Jack, Bonanza, Comet, Lookout, Copper Queen, Copper King and Copper Crown Mineral Claims	au3	1113
Leona Mineral Claim	au3	1117
Little May Mineral Claim	jy27	1117
Missing Link Mineral Claim	au24	1117
Maple Leaf and St. Mary Mineral Claims	au3	1114
Majestic and Unexpected Mineral Claims	jy6	1116
Mother Lode, Daly, Ajax, Mother Lode Fraction and Ajax Fraction Mineral Claims	au31	1112
New Brunswick, Deadwood and Florence Min. Cl'ms.	au31	1116
North Exchange Fraction Mineral Claim	au24	1117
Ogema Mineral Claim	au3	1113
Ore-or-no-go Mineral Claim	jy21	1116
Oro Fino and Independence Mineral Claims	au31	1114
Oro Mineral Claim	jy6	1118
Pioneer and Revenue Mineral Claims	au17	1118
Polar Bear Mineral Claim	jy13	1114
Paymaster, Bank of England, Normandy, and Anaconda Mineral Claims	jy13	1114
Red Star Mineral Claim	au24	1113
Radja and Radja Fraction Mineral Claims	au10	1118
Red Bluff Mineral Claim	au10	1115
Rose Mineral Claim	au10	1118
Runover Mineral Claim	jy21	1116
Ranger Mineral Claim	jy13	1114
Red Rock Mineral Claim	au31	1116
Standard, Bodie, Jupiter, and Bodie Fraction Mineral Claims	se7	1112
Saratoga, Golden Plate and Waters Meet Min. Cl'ms.	au31	1116
Something Good Mineral Claim	au17	1117
Sinbad Mineral Claim	au3	1112
Scotch Thistle Mineral Claim	jy27	1113
Saxon Mineral Claim	jy6	1111
Tyro, Tyro Fraction, and Boatswain Fraction Mineral Claims	jy21	1114
Union and Electric Mineral Claims	au31	1118
Webfoot Mineral Claim	au3	1112
Wellington, Wellington No. 1, Wellington No. 2 Mineral Claims	au3	1114
Wellington and Montana Mineral Claims	jy6	1116

## Land Registry Act—Certificates of Title.

†Esquimalt Water-Works Company, respecting the issue of an Indefeasible Title to	oc5	1108
Koksilah Quarry Company, Limited Liability	au31	1108

## Assignment Notices.

†Bidgood, J.	au3	1111
Douglas, D. F.	jy13	1111
Ley, Wildauer & Wilkinson	jy27	1110
Wilson, M. A.	jy13	1110

## Applications to Lease Lands.

Armstrong, T. A.	jy27	1141
Alexander, George	jy13	1140
†Burnet, H.	au3	1141
Bidwell, R. J.	jy27	1140
Beecher, F. M.	jy13	1140
British Pacific Gold Property Company	je29	1141
Creery, A. McC.	je20	1141
†Copeland, F. C., W. Copeland, I. Stewart, and E. D. Sheringham	jy20	1141
Davies, Ed. F. St. A.	jy27	1140
Gallagher, W. A., and others	jy13	1140
Lowe, Ella.	jy13	1140
Lowe, Ella.	jy13	1140
Malcolm, O. M.	jy13	1141
Pidgeon, Joseph	je20	1141
†Smith, J. E. N.	au3	1141
†Young, H. E.	au3	1141
Young, T. R.	jy27	1140

## Applications for Timber Licences.

Brown, R. A.	jy13	1110
Coryell, J. A.	jy13	1110
†Johnston, Wm.	au3	1109
McNair, Alex	jy13	1110
McDougall, W. C.	jy13	1110
Miller, Matthew	jy13	1110
Ray, S. W.	jy13	1109
†Smith, H.	au3	1109
Thulin Bros.	jy27	1110

## Miscellaneous.

American Boy Mining and Milling Company, appointment of G. B. McDonald as attorney for	jy20	1141
†British Columbia-Yukon Railway Co., meeting of	jy6	1142
Bennett-Klondike Tramway Company, formation of	jy27	1142
Broken Hill Mining and Development Company, changing head office of	jy20	1142
Bell, E.—Application on behalf of Williams Lake Band of Indians for certain water privileges	jy20	1141
Bell, E.—Application on behalf of Fountain Band of Indians for certain water privileges	jy20	1141
Butte Gold Copper Mining Company, appointment of W. J. Reddin as attorney for	jy13	1142
†Carlisle Canning Company, changing head office of	au3	1142
†Delta Municipal Tax Sale, adjournment of	jy13	1142

## Miscellaneous.—Continued.

Kootenay and Algoma Gold Mining Company, changing principal place of business of	jy13	1141
New Westminster Southern Railway Co., meeting of	jy20	1142
Nelson Poorman Gold Mining Company, meeting of	jy13	1142
Old Dominion Mining and Development Company, changing head office of	jy20	1142
Province Publishing Company, proposed change of name of	jy6	1142
Redemption of certain debentures by Nanaimo City	de28	1142
Victoria Shoe Company, Limited, application for change of name of	au17	1141
†Washington Mining Company, appointment of O. T. Stone as attorney for	au3	1142
Whitewater Mines, Limited, change of principal place of business of and appointment of George Alexander as attorney for	jy13	1141

*†* New advertisements are indicated by a dagger.

## PROVINCIAL SECRETARY.

## ERRATA.

THE names of Hugh McCutcheon, Hugh Chatburn Killeen, Alexander Moffat, William McKenzie Ross, J. T. McIlroy and John Bulman are as now described, and not as in the British Columbia Gazette of the 23rd of May, 1899.

## NOTICE.

## IN THE MATTER OF THE "BENNETT-ATLIN COMMISSION, ACT, 1899."

NOTICE is hereby given that His Honour the Lieutenant-Governor in Council, under and by virtue of the provisions of Section 9 of the "Bennett-Atlin Commission Act, 1899," has been pleased to establish the following scale of fees to be paid to the Crown in connection with proceedings relating to matters arising under the "Mineral Act," and "Placer Mining Act," in regard to the Lake Bennett and Lake Atlin Mining Divisions brought before the Special Commissioner appointed to settle and dispose of such matters, namely:—

Upon filing Petition (to cover all charges in connection with same).....\$25 00

For any person, other than the Petitioner, who is notified by the Commissioner, and who is desirous of being heard in connection with any Petition (to cover all charges in connection with the same).....\$25 00

By Command.

C. A. SEMLIN,  
Provincial Secretary.

Provincial Secretary's Office,  
1st June, 1899.

je8

## NOTICE.

IS HONOUR the Lieutenant-Governor, under provisions of section 27 of chapter 56 of the Revised Statutes of British Columbia, has been pleased to establish at Atlin Lake a Registry of the Supreme Court, to be known as the Atlin Lake Registry, for that portion of the County of Vancouver contained within the boundaries of the Atlin Lake and Bennett Lake Mining Divisions.

Such Registry to be established on the 15th day of June, instant.

By Command.

C. A. SEMLIN,  
Provincial Secretary.

Provincial Secretary's Office,  
8th June, 1899.

je8

## NOTICE.

UNDER the provisions of section 11 of the "Magistrates Act," His Honour the Lieutenant-Governor in Council has been pleased to extend, until the 1st day of August next, the time in which persons appointed on the 23rd day of May last to be Justices of the Peace shall take the oaths of office.

By Command.

C. A. SEMLIN,  
Provincial Secretary.

Provincial Secretary's Office,  
21st June, 1899.

je22

## PROVINCIAL SECRETARY.

## "BIRTHS, DEATHS AND MARRIAGES REGISTRATION ACT."

NOTICE is hereby given that the territory comprised within the boundaries of the Atlin Lake and Bennett Lake Mining Divisions has been constituted a district for the purposes of the "Births, Deaths and Marriages Registration Act."

Provincial Secretary's Office,  
8th June, 1899.

## "SHERIFFS ACT."

PURSUANT to sub-section (2) of section 3 of the "Sheriffs Act," the following is published:—

## THE COUNTY OF VICTORIA:

Sheriff, James Eliphilet McMillan; post office address, Victoria.

*Limits of County*—Victoria City, North Victoria, South Victoria, and Esquimalt Electoral Districts.

## THE COUNTY OF NANAIMO:

Sheriff, Samuel Drake; post office address, Nanaimo.

*Limits of County*—Nanaimo City, North Nanaimo, South Nanaimo, Cowichan, Alberni, Comox and Cassiar Electoral Districts.

## THE COUNTY OF VANCOUVER:

Sheriff, James Deacon Hall; post office address, Vancouver.

*Limits of County*—Vancouver City Electoral District, Richmond Riding of Westminster Electoral District (except that portion forming the Municipality of Burnaby).

## THE COUNTY OF WESTMINSTER:

Sheriff, Thomas Joseph Armstrong; post office address, New Westminster City.

*Limits of County*—New Westminster City Electoral District, Delta Riding, Chilliwack Riding, Dewdney Riding, and that portion of Richmond Riding forming the Municipality of Burnaby, in the Westminster Electoral District, and the Hope and Yale Polling Divisions of Yale Electoral District.

## THE COUNTY OF YALE:

Sheriff, Arthur Gore Pemberton; post office address, Kamloops.

*Limits of County*—The Kamloops, Nicola Lake, Okanagan and Rock Creek Polling Divisions of Yale Electoral District.

## THE COUNTY OF CARIBOO:

Sheriff, John Stevenson; post office address, Barkerville.

*Limits of County*—Cariboo and Lillooet Electoral Districts, and the Lytton and Cache Creek Polling Divisions of Yale Electoral District.

## THE COUNTY OF KOOTENAY:

Sheriff, Stephen Redgrave; post office address, Donald.

*Limits of Jurisdiction*—East Kootenay and West Kootenay Electoral Districts, excepting that portion of the County within the jurisdiction of the Sheriff of South Kootenay.

The Electoral Districts referred to are the Electoral Districts and Ridings thereof created and defined by the "Legislative Electoral and Elections Act, 1894," and the Polling Divisions are those created under the authority of the "Election Regulation Act, 1871."

## THE COUNTY OF KOOTENAY:

Sheriff, Samuel Parker Tuck; post office address, Nelson.

*Limits of Jurisdiction*—The Slocan Riding of West Kootenay, the Nelson Riding of West Kootenay, that portion of the Rossland Riding of West Kootenay which is within the County of Kootenay and the South Riding of East Kootenay, as defined by the "Redistribution Act, 1898."

A. CAMPBELL REDDIE,  
Deputy Provincial Secretary.

Provincial Secretary's Office,  
Victoria, 6th July, 1899.

## DEPARTMENT OF MINES.

## NOTICE.

IN RE SECTION 18 OF THE ACT TO AMEND THE MINERAL ACT, 1899.

GOLD COMMISSIONERS and Mining Recorders are hereby instructed, in accordance with the above-named section, to forward to the Minister of Mines, on the first day of each month, a complete list of all the Free Miners' Certificates issued from their respective offices during the preceding month, shewing the name of the holder, the number of the certificate, the date of issue, and the date of expiry. Such returns to commence from the 1st May, 1899.

The necessary forms for making these returns will be supplied by the Queen's Printer.

J. FRED HUME,  
Minister of Mines.

Department of Mines,  
Victoria, 14th June, 1899.

je15

## NOTICE TO OWNERS OF QUARRIES OF MARBLE OR BUILDING STONE.

## PARIS EXHIBITION, 1900.

IT IS DESIRABLE that the Marbles and Building Stones of this Province be properly and fully represented at the Paris Exhibition, 1900.

The Dominion Commissioners demand that all specimens of Building Stone shall be of uniform size and dressed in a uniform style.

To secure such uniformity this Department has arranged to have specimens dressed in conformity with these requirements, at its expense.

It is requested that owners of the quarries producing Building Stone suitable for such exhibition purposes, will send to this Department, at Victoria, blocks of stone suitable for dressing to a size of 9 inch cube.

Should any such quarry owners prefer to dress their own exhibits, a description of the style and size of block admissible may be had upon application to this Department.

Specimens of Marble should be in slabs about 1 inch thick and 12 x 18 inches, polished on one side.

Blocks of Marble, similar to the ordinary Building Stone blocks, are also desirable, and may be sent to this Department for preparation.

All specimens should be delivered here not later than August 1st, 1899.

J. FRED HUME,  
Minister of Mines.

Department of Mines,  
Victoria, April 19th, 1899.

ap20

## MINING DIVISIONS.

NOTICE is hereby given that the following definitions of the Ainsworth and Goat River Mining Divisions are substituted for the descriptions of the said Divisions hitherto in force:—

## AINSWORTH MINING DIVISION.

Starting on the height of land forming divide separating watershed of Kootenay River on east from Kootenay Lake on the west, at a point where such divide is joined by the height of land between Gray's and Crawford Creeks; thence northerly following divide separating the drainage area of Kootenay and Upper Columbia Rivers on east from drainage area of those rivers emptying in Kootenay Lake on west, to a point on such divide where it joins the height of land between drainage areas of Reno and East Creeks; thence westerly following southern boundary of watershed of East Creek to a crossing of the Duncan River, continuing westerly, following the southern boundary of watershed of Hall or Cameron Creek, to a point where such height of land joins the height of land forming divide between the drainage area of Healy Creek and Lardo Creek on the west and the drainage area of Duncan River on east; thence southerly following such height of land to a point where it joins the height of land forming southern boundary of watershed of Healy Creek; thence southwest along such height of land to a crossing of the Lardo River, at the mouth of Poplar Creek; thence following height of land between Poplar and Cascade Creeks to the height of land forming divide between the drainage area of Kootenay Lake on east and Slocan Lake on west, to a point on such height of land where it joins the height of land between drain-

age areas of Coffee and Kokanee Creeks; thence along southern watershed of Coffee Creek to Balfour; thence crossing Kootenay Lake, on Crawford Bay, to a point on east shore of such latter, between Gray's and Crawford Creeks; thence following such eastern boundary line to point of commencement.

#### GOAT RIVER MINING DIVISION.

Commencing on International Boundary at a point where such boundary intersects the height of land separating the drainage areas of Moyie and Goat Rivers; thence northerly along such height of land separating drainage area of Moyie and Upper Kootenay Rivers on east from the drainage areas of the Goat River and Kootenay Lake on west, to a point where such height of land joins the height of land between the drainage areas of Gray's and Crawford Creeks; thence westerly along such height of land to Crawford Bay; thence crossing Kootenay Lake to Proctor's Point; thence following height of land between the drainage area of Kootenay Lake on east and drainage area of Kootenay outlet and Salmon River to the point where such height of land is cut by International Boundary; thence east along such International Boundary Line to point of commencement.

J. FRED HUME,  
Minister of Mines.

Department of Mines,  
1st June, 1899.

je8

#### NOTICE TO HOLDERS OF MINERAL CLAIMS.

NOTICE is hereby given that when the holder of a Mineral Claim is prepared to make application for a Crown grant, he shall send all the documents in support thereof, together with the fee of \$10, to the Gold Commissioner for the District within which the claim is situated, who will examine and transmit them, when in order, to the head office at Victoria.

J. FRED HUME,  
Minister of Mines.

Victoria, B. C., 7th June, 1899.

je22

#### LANDS AND WORKS.

##### LILLOOET DISTRICT.

NOTICE is hereby given that the under-mentioned tract of land situate in Lillooet District, has been surveyed, and that a plan of the same can be seen at the Lands and Works Department, Victoria, and at the office of F. Soues, Esquire, Assistant Commissioner of Lands and Works, Clinton:—

Lot 338, Group 1.—J. L. C. Knowles, pre-emption record No. 857, dated 24th August, 1896.

Persons having adverse claims to the above-mentioned pre-emption must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,  
Deputy Commissioner of Lands & Works.  
Lands and Works Department,  
Victoria, B.C., 22nd June, 1899.

je22

#### EAST KOOTENAY DISTRICT, SOUTHERN DIVISION.

NOTICE is hereby given that the under-mentioned tracts of land, situated in the Southern Division of East Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of J. F. Armstrong, Esquire, Assistant Commissioner of Lands and Works, Fort Steele:—

##### GROUP ONE.

Lot 3,552.—D. Brander, Pre-emption Record No. 497, dated 14th February, 1898.

Lot 3,553.—J. Bell, Pre-emption Record No. 348, dated 7th November, 1895.

Persons having adverse claims to any of the above-mentioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,  
Deputy Commissioner of Lands & Works.  
Lands and Works Department,  
Victoria, B.C., 11th May, 1899.

my11

#### LANDS AND WORKS.

##### OSOYOOS DIVISION OF YALE DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land situated in Osoyoos Division of Yale District have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, at the office of L. Norris, Esq., Assistant Commissioner of Lands and Works, Vernon, and at the office of C. A. R. Lambly, Esq., Assistant Commissioner of Lands and Works, Fairview:—

##### GROUP 1.

	Mineral Claim-
" 1237.—" Burlington "	"
" 1239.—" Big Monte "	"
" 1240.—" Keestowe "	"
" 1241.—" Monte Bravo "	"
" 1242.—" Monte Recco "	"
" 1244.—" Cyclops "	"
" 1246.—" Mammie "	"
" 1247.—" Amma "	"
" 1249.—" Humming Bird Fraction "	"
" 1331.—" Highland Queen "	"
" 1332.—" Combination "	"
" 1465.—" We Mite Fraction "	"
" 1500.—" Malta No. 1 "	"
" 1501.—" Helen Ray No. 1 "	"
" 1502.—" Maple Leaf "	"
" 1503.—" Ben Hur No. 1 "	"
" 1504.—" North Star Fraction "	"
" 1505.—" Ione "	"

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department,  
Victoria, B.C., 22th June, 1899.

je22

#### NOTICE TO PRE-EMPTORS OF LAND.

NOTICE is hereby given that all pre-emptors or purchasers of Crown lands from whom the purchase money remaining unpaid on such lands is overdue, are required to make full payment of such balance, together with interest thereon, if any is due, within twelve months from the date of this notice, failing which their records or agreements concerning such lands are liable to cancellation, as provided by section 38 of the "Land Act."

F. CARTER-COTTON,

Chief Commissioner of Lands and Works.

Lands and Works Department,  
Victoria, B.C., 22nd June, 1899.

je22

#### CARIBOO DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in Cariboo District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of J. Bowron, Esq., Assistant Commissioner of Lands and Works, Barkerville:—

##### GROUP ONE.

Lot 319.—Christian Stabler, Pre-emption Record No. 262, dated 18th February, 1896.

Lot 321.—M. Ross, hay lease.

Lot 322.—A. Graham, Pre-emption Record No. 241, dated 11th September, 1895.

Lots 323 and 324.—F. A. Hewer and T. R. Young, Pre-emption Record No. 276, dated 27th May, 1896.

Lot 325.—Wm. Shultz, Pre-emption Record No. 165, dated 28th May, 1894.

Lot 326.—Otto H. Taube, Pre-emption Record No. 326, dated 23rd August, 1897.

Lot 371.—Wm. J. Anders, Pre-emption Record No. 206, dated 12th February, 1895.

Lot 372.—C. Moon, Pre-emption Record No. 324, dated 27th July, 1897.

Lots 373 and 374.—C. R. Wilson, hay lease.

Lot 375.—C. R. Wilson, Pre-emption Record No. 295, dated 30th September, 1896.

Lot 377.—T. O. Hance, Pre-emption Record No. 1, dated 9th September, 1894.

Lot 381.—T. R. Young, application to purchase dated 25th November, 1898.

Persons having adverse claims to any of the above-mentioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,  
Deputy Commissioner of Lands & Works.  
Lands and Works Department,  
Victoria, B.C., 11th May, 1899.

my11

## LANDS AND WORKS.

## WEST KOOTENAY DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in West Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of J. A. Turner, Esquire, Assistant Commissioner of Lands and Works, Nelson B.C.:

## GROUP ONE.

	Mineral Claim.
Lot 2,261.—“Tecumse”	
“ 2,265.—“Pontiac”	“
“ 2,851.—“Alki Fraction”	“
“ 3,164.—“Best Fraction”	“
“ 3,165.—“Humphrey”	“
“ 3,166.—“Gibraltar”	“
“ 3,167.—“Bosphorus”	“
“ 3,173.—“Northern Belle”	“
“ 3,228.—“Admiral Dewey”	“
“ 3,232.—“Forest King”	“
“ 3,233.—“Bean Pot”	“
“ 3,348.—“Laura F.”	“
“ 3,395.—“Harriet L. Fraction”	“
“ 3,443.—“Columbia View”	“
“ 3,444.—“Commander”	“
“ 3,596.—“Montague”	“
“ 3,597.—“Waverley”	“
“ 3,598.—“Revelstoke”	“
“ 3,599.—“Vancouver Fraction”	“
“ 3,600.—“Tangier”	“
“ 3,601.—“Oldham”	“
“ 3,611.—“Oldham Fraction”	“
“ 3,612.—“Standberg Fraction”	“
“ 3,613.—“Tangier Fraction”	“
“ 3,641.—“Diamond Cross”	“
“ 3,642.—“Dardanelles No. 2”	“
“ 3,655.—“No. 5”	“
“ 3,656.—“No. 5 Fraction”	“
“ 3,964.—“Hall”	“
“ 3,965.—“Horseshoe”	“
“ 4,065.—“Great Britain”	“

W. S. GORE,

Deputy Commissioner of Lands &amp; Works.

Lands and Works Department,

Victoria, B.C., 22nd June, 1899.

je22

## SOUTHERN DIVISION, EAST KOOTENAY DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land situated in Southern Division, East Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of J. F. Armstrong, Esquire, Assistant Commissioner of Lands and Works, Fort Steele:—

## GROUP ONE.

Lot 3007.—Joseph C. Hooker, application to purchase, dated 10th December, 1897.	
“ 3548.—“Silver Chief”	Mineral Claim.
“ 3549.—“Silver Reef”	“
“ 3550.—“None Such”	“
“ 3554.—“Sirdar”	“
“ 3555.—“Griffith’s Fraction”	“
“ 4044.—John Bell, application to purchase by Gazette notice dated 18th March, 1899.	

W. S. GORE,

Deputy Commissioner of Lands &amp; Works.

Lands and Works Department,

Victoria, B.C., 22nd June, 1899.

je22

## NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the under-mentioned tract of land, situate in New Westminster District, has been surveyed, and that a plan of the same can be seen at the Department of Lands and Works, Victoria, and at the office of D. Robson, Esq., Assistant Commissioner of Lands and Works, New Westminster:—

Lot 1855, Group 1.—Messrs. Kelly and Murray, stone quarry lease.

W. S. GORE,

Deputy Commissioner of Lands &amp; Works.

Lands and Works Department,

Victoria, B.C., 22nd June, 1899.

je22

## LANDS AND WORKS.

## WEST KOOTENAY DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land situated in West Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of J. A. Turner, Esq., Assistant Commissioner of Lands and Works, Nelson, B.C.:

## GROUP 1.

	Mineral Claim.
Lot 1,428.—“Ibex”	
“ 1,429.—“Liddesdale”	“
“ 1,430.—“Triangle”	“
“ 1,974.—“Banwell Fraction”	“
“ 2,252.—“Gilt Edge”	“
“ 2,335.—J. W. Cockle, Pre-emption Record No. 17, dated 17th July, 1889.	
“ 3,092.—“Caledonia Copper”	Mineral Claim.
“ 3,094.—“Monday”	“
“ 3,095.—“Monday Fraction”	“
“ 3,096.—“Sunshine No. 2”	“
“ 3,097.—“Yakima”	“
“ 3,098.—“Oregon”	“
“ 3,099.—“Miné”	“
“ 3,100.—“Kasa Fraction”	“
“ 3,104.—“Kingston”	“
“ 3,225.—“Joanna”	“
“ 3,229.—“Ruth”	“
“ 3,230.—“Esther”	“
“ 3,231.—“Ruth Fraction”	“
“ 3,302.—“Grace Darling”	“
“ 3,396.—“Alandale Fraction”	“
“ 3,440.—“Lost Chief”	“
“ 3,441.—“Rambler”	“
“ 3,442.—“Colchester”	“
“ 3,485.—“Joseph Leister”	“
“ 3,493.—“Copper Wonder”	“
“ 3,494.—“Copper Chief”	“
“ 3,845.—“April Fool No. 2”	“
“ 3,846.—“Yreka Fraction”	“
“ 3,966.—“British Chief”	“
“ 3,967.—“Black Prince”	“
“ 3,968.—“Princess Fraction”	“
“ 3,969.—“Last Chance”	“
“ 3,970.—“Iron Cap”	“
“ 3,971.—“Sunset”	“

Persons having adverse claims to the above-mentioned pre-emption must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands &amp; Works.

Lands and Works Department,

Victoria, B.C., 11th May, 1899.

my11

## NOTICE TO CONTRACTORS.

SEALED TENDERS, properly indorsed, whole or separate, will be received by the Honourable the Chief Commissioner of Lands and Works up to Friday the 7th July, for the erection and completion of School Buildings at the following places, viz:—

Greenwood, Ashcroft, Slocan, Revelstoke and Fernie, B.C.

Specifications, drawings and conditions of tender and contract may be seen at the Government Offices, at Victoria, Vancouver, Ashcroft, Revelstoke, Vernon, Greenwood, Nelson, Slocan, Fort Steele and Fernie, B.C., on and after the 23rd June.

Tenders will not be considered unless made out on the forms supplied, and signed with the actual signature of the tenderers.

The lowest or any tender not necessarily accepted.

W. S. GORE,

Deputy Commissioner of Lands &amp; Works.

Lands and Works Department,

Victoria, B.C., 7th June, 1899.

## NOTICE.

NOTICE is hereby given that application has been made to the Honourable the Minister of Public Works, with whom plans have been deposited, for permission to erect a bridge, with a suitable draw span, over the Upper Columbia River, at a point known as the Salmon Beds.

F. CARTER-COTTON,

Chief Commissioner of Lands &amp; Works.

Lands and Works Department,

Victoria, B.C., 19th June, 1899.

je22

## LANDS AND WORKS.

## COAST DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in Coast District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria:—

## RANGE 2.

Lot 216.—Patrick McClinchy, Pre-emption Record No. 1,456, dated 23rd January, 1896.  
 Lot 217.—C. E. Skinner, Pre-emption Record No. 1,425, dated 29th October, 1895.

Persons having adverse claims to any of the above-mentioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,  
*Deputy Commissioner of Lands and Works.*  
*Lands and Works Department,*  
*Victoria, B.C., 11th May, 1899.*

my11

## EAST KOOTENAY DISTRICT, NORTHERN DIVISION.

NOTICE is hereby given that the under-mentioned tracts of land, situated in the Northern Division of East Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of J. E. Griffith, Esq., Assistant Commissioner of Lands and Works, Donald:—

## GROUP ONE.

Lot 2,577.—H. G. Gordon, Pre-emption Record No. 375, dated 7th September, 1896.  
 Lot 4,145.—E. L. Brady, application to purchase dated 27th September, 1898.

Persons having adverse claims to the above-mentioned pre-emption must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,  
*Deputy Commissioner of Lands & Works.*  
*Lands and Works Department,*  
*Victoria, B. C., 11th May, 1899.*

my11

## OSOYOOS DIVISION OF YALE DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land situated in Osoyoos Division of Yale District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of L. Norris, Esquire, Assistant Commissioner of Lands and Works, Vernon:—

## GROUP ONE.

Lot 968.—Wm. Forest, Pre-emption Record No. 2,644, dated 2nd April, 1898.  
 Lot 1,475.—J. J. Carraher, Pre-emption Record No. 1,662, dated 2nd December, 1893.

Persons having adverse claims to any of the above-mentioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,  
*Deputy Commissioner of Lands & Works.*  
*Lands and Works Department,*  
*Victoria, B. C., 11th May, 1899.*

my11

## EAST KOOTENAY DISTRICT, NORTHERN DIVISION.

NOTICE is hereby given that the under-mentioned tracts of land, situated in the Northern Division of East Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of J. E. Griffith, Esq., Assistant Commissioner of Lands and Works, Donald, B. C.:—

## GROUP ONE.

Lot 2578.  
 " 2579.

W. S. GORE,  
*Deputy Commissioner of Lands & Works.*  
*Lands and Works Department,*  
*Victoria, B. C., 22nd June, 1899.*

je22

## LAND REGISTRY ACT.

## " LAND REGISTRY ACT."

IN THE MATTER OF THE APPLICATION OF THE KOKSILAH QUARRY COMPANY, LIMITED LIABILITY, FOR A CERTIFICATE OF INDEFEASIBLE TITLE TO THE EAST HALF OF SECTIONS SIX (6) AND SEVEN (7), RANGE SEVEN (VII.), QUAMICHAN DISTRICT, AND THE WEST HALF OF SECTION SIX (6), RANGE EIGHT (VIII.), QUAMICHAN DISTRICT, EXCEPT PART (4.79 ACRES) THEREOF WHICH WAS BY DEED DATED 18TH DECEMBER, 1895, CONVEYED TO THE ESQUIMALT AND NANAIMO RAILWAY COMPANY.

NOTICE is hereby given that it is my intention to issue a Certificate of Indefeasible Title to the above lands to the Koksilah Quarry Company, Limited Liability, on the 1st day of September next, unless in the meantime a valid objection thereto be made to me in writing by some person having an estate or interest therein, or in some part thereof.

S. Y. WOOTTON,  
*Registrar-General.*  
*Land Registry Office, Victoria, B. C.,*  
*18th May, 1899.*

jel

## " LAND REGISTRY ACT."

*In the matter of the application of The Esquimalt Water-Works Company, of the City of Victoria, British Columbia, for a Certificate of Indefeasible Title to Sections one hundred and thirteen (CXIII.), one hundred and fourteen (CXIV.), and west part (68 acres) of Sections one hundred and fifteen (CXV.), and one hundred and sixteen (CXVI.), Lake District; Sections 23a (XXIIa.) (formerly Section thirteen (XIII.), Lake District), part (5 acres) of Section three (III.), Range two (II.) west, Sections one (1), two (2), three (3), four (4) and five (5), Range one (1) west, Sections three (3), four (4), and five (5), and part of Sections one (1) and two (2), Range 0 West, Highland District; and Sections six (6), one hundred and three (CIII.), and part of Sections ninety-seven (XCVII.), and one hundred and seven (CXVII.), Esquimalt District.*

NOTICE is hereby given that it is my intention to issue a Certificate of Indefeasible Title to the above lands to The Esquimalt Water-Works Company on the 6th day of October next, unless in the meantime a valid objection thereto be made to me in writing by some person having an estate or interest therein, or in some part thereof.

[L.S.] S. Y. WOOTTON,  
*Registrar-General.*  
*Land Registry Office,*  
*Victoria, B.C., 4th July, 1899.*

jy6

## LAND NOTICES.

NOTICE is hereby given that 60 days from the date hereof I, Otto Dillier, intend to apply to the Chief Commissioner of Lands and Works for the following described tract of land, viz.:—Commencing at the north-east corner of the Twin Mineral Claim, in Skylark Camp, Kettle River Mining Division of Yale District, B. C.; thence running 20 chains east; thence 20 chains north; thence 20 chains east; thence 40 chains south; thence 40 chains west; thence 20 chains north to the point of commencement.

Dated at Greenwood City, April 10th, 1899.  
 my11 OTTO DILLIER.

NOTICE is hereby given that I, the undersigned, Charles F. Caldwell, intend, 60 days after date hereof, to apply to the Chief Commissioner of Lands and Works for permission to purchase the following described land namely:—Starting at initial post placed by or near Schroder Creek and running south twelve hundred (1200) feet; thence east four hundred feet; thence north twelve hundred feet (1200); thence west four hundred feet to place of beginning. Situated in Ainsworth mining Division, West Kootenay District, and eight miles north from Kaslo.

Dated May 14th, 1899.

Witness:  
 C. H. EVANS.

C. F. CALDWELL,  
 M. M. GROTHE.

my26

## LAND NOTICES.

NOTICE is hereby given that at the expiration of 60 days from the date hereof I intend to apply to the Honourable Chief Commissioner of Lands and Works for permission to purchase 160 acres of surveyed mountain pasture, situated in White Valley, namely, Township 40, Section 23, east half south-west quarter and west half south-east quarter, and containing 160 acres.

M. A. F. LINDSAY.

Vernon, B. C., Ju 15th, 1899.

je22

NOTICE is hereby given that 30 days after date I intend to apply to the Chief Commissioner of Lands and Works, at Victoria, for permission to purchase the following described land:—Commencing at the north-west corner of Lot 46, Group 1; thence south 40 chains; thence west 14 chains; thence north-easterly along the easterly bank of the Columbia River to the south-west corner of Lot 53; thence east 30 chains to the place of commencement; containing in all 120 acres, more or less.

SARAH LARUE GALBRAITH.

May 11th, 1899.

jy6

NOTICE is hereby given that 60 days after date I, W. D. McGregor, intend to apply to the Chief Commissioner of Lands and Works for permission to purchase the following described tract of land, situated four miles east of Slocan River, on Lemon Creek, at the mouth of the First North Fork, in West Kootenay District:—Starting from a post marked “W. D. McGregor’s N. E. corner”; thence south 40 chains; thence west 40 chains; thence north 40 chains; thence east 40 chains to place of beginning; the whole containing 160 acres.

Dated June 30th, 1899.

jy6

W. D. McGREGOR.

NOTICE is hereby given that 60 days after date I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase the following described tract of land, viz.:—Commencing at a post located about one mile north-easterly of the junction of McRae and Day Creeks, and about six miles from Christina Lake, Yale District; thence running 40 chains east; thence 120 chains north; thence 40 chains west; thence 120 chains south to point of commencement; comprising 480 acres.

WALTER C. ARCHER.

Rossland, B.C., June 1st, 1899.

je8

NOTICE is hereby given that one month after date I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase the following described land:—Situated on the east shore of Christina Lake, in the Yale District, having outlet of Baker Creek, and starting from a post marked “S. C. Chezum’s south-west corner post”; thence east one mile to south-east corner post; thence north one-half mile to north-east corner post; thence west one mile to north-west corner post; thence south along shore of lake to starting point; containing 320 acres, more or less.

Dated June 3rd, 1899.

je8

S. C. CHEZUM.

NOTICE is hereby given that I, William Herbert Hind, intend, 30 days from date hereof, to apply to the Chief Commissioner of Lands and Works for permission to purchase 160 acres of land near Twin Lakes, in Township 89, Osoyoos Division of Yale District.

je15

W. H. HIND.

NOTICE is hereby given that two months after date I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase the following described land:—Lots numbers 2,578 and 2,579, being on the Columbia River, in the District of East Kootenay, and containing 355.8 and 212.7 acres, respectively, be the same more or less.

Dated at Golden, 3rd July, 1899.

jy6

H. E. FORSTER.

## LAND NOTICES.

NOTICE is hereby given that I, Charles DeBlois Green, intend 30 days from date to apply to the Chief Commissioner of Lands and Works for permission to purchase 160 acres of land situate on Twin Lakes, in Township 89, Osoyoos Division of Yale District.

je15

C. DEB. GREEN.

NOTICE is hereby given that 60 days after date I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase the following described land, situated four miles east of Slocan River, on Lemon Creek, at the mouth of the First North Fork, in West Kootenay District:—Starting from a post marked “J. M. McGregor’s N. W. corner”; thence south 40 chains; thence east 40 chains; thence north 40 chains; thence west 40 chains to place of beginning; the whole containing 160 acres.

Dated June 30th, 1899.

jy6

J. M. McGREGOR.

## GOLD COMMISSIONERS' NOTICES.

## CARIBOO MINING DIVISION.

NOTICE is hereby given that an extension of time has been granted to the 1st September, 1899, during which all claims legally held on the Swift Current Creek and tributaries, in the Tête Jaune Cache District, are declared laid over.

J. FRED. HUME,  
*Minister of Mines.*

jel

## BENNETT AND ATLIN LAKE MINING DIVISIONS.

NOTICE is hereby given that an extension of time, during which all Placer Mining Claims legally held in the Atlin Lake and Bennett Lake Mining Divisions are declared laid over, has been granted to the 1st August, 1899.

J. FRED HUME,  
*Minister of Mines.*

Department of Mines,

Victoria, 7th June, 1899.

je8

## TIMBER LICENCES.

TAKE NOTICE that 60 days after date I intend applying to the Chief Commissioner of Lands and Works to cut timber on the following described land:—Commencing at a stake on the south bank of the Spallumcheen River, at Mable Lake; thence one mile south; thence one and one-half miles west; thence one mile north; thence one and one-half miles east along bank of river to place of commencement; 1,000 acres, more or less.

H. SMITH.

Vernon, B.C., June 30th, 1899.

jy6

TAKE NOTICE that 60 days after date I will apply to the Chief Commissioner of Lands and Works for a licence to cut timber from the following described lands:—Commencing at a stake in Clerms Bay, on Mable Lake; thence one-half mile east; thence two and one-half miles south; thence one-half mile west; thence two and one-half miles north along lake shore to point of commencement; 1,000 acres, more or less.

WM. JOHNSTON.

Vernon, B.C., June 30th, 1899.

jy6

NOTICE is hereby given that 30 days after date I will apply to the Chief Commissioner of Lands and Works for a special licence to cut timber on the following lands, in Osoyoos Division of Yale District, British Columbia, namely:—Commencing where a post has been placed on the east bank of the North Fork of the Kettle River, about two miles above its junction with the East Fork; thence south two hundred chains; thence east fifty chains; thence north two hundred chains; thence west fifty chains to the place of beginning.

Dated 15th June, 1899.

je15

S. W. RAY.

## TIMBER LICENCES.

NOTICE is hereby given that 30 days after date I intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut timber on the following lands, in Osoyoos Division of Yale District, British Columbia, namely:—Commencing at a post placed on the east bank of the North Fork of the Kettle River, about three miles south of its junction with Bear Creek; thence north two hundred chains; thence west fifty chains; thence south two hundred chains; thence east fifty chains to the place of beginning.

Dated 15th June, 1899.

je15

W. C. McDougall.

NOTICE is hereby given that 30 days after date I intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut timber on the following lands, in Osoyoos Division of Yale District, British Columbia, namely:—Commencing at a post placed on the east side of the North Fork of the Kettle River, about opposite its junction with Bear Creek; thence north two hundred chains; thence west fifty chains; thence south two hundred chains; thence east fifty chains to the place of beginning.

Dated 15th June, 1899.

je15

J. A. Coryell.

NOTICE is hereby given that 30 days after date I intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut timber on the following lands, in Osoyoos Division of Yale District, British Columbia, namely:—Commencing at a post placed on the east bank of the North Fork of the Kettle River, about two miles above its junction with the East Fork; thence northerly, following the meandering line of the said North Fork, to a point two hundred chains due north; thence east fifty chains; thence south two hundred chains to a point due east of the said post; thence west 50 chains to the point of commencement.

Dated at Columbia, B.C., this 15th day of June, 1899.

je15

R. A. Brown.

NOTICE is hereby given that 30 days after date I intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut timber on the following lands, in Osoyoos Division of Yale District, British Columbia, namely:—Commencing at a post placed on the east bank of the North Fork of the Kettle River, about four miles north of Volcanic Mountain, or about three-quarters of a mile, more or less, south of Cedar Creek; thence east fifty chains, more or less, to the east bank of the North Fork; thence north two hundred chains; thence west fifty chains; thence south, following the meandering line of the North Fork, to the place of beginning.

je15

MATTHEW MILLER.

NOTICE is hereby given that 30 days after date I intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber on the following described lands:—Commencing at a post set on shore of Village Bay Lake, one-half mile west from north-east corner of Main Lake; thence north 20 chains; thence east 80 chains; thence south 80 chains; thence west 40 chains; thence south 40 chains; thence east 40 chains; thence south 60 chains; thence west 60 chains; thence south about 40 chains to lake; thence meandering along shore of lake to place of commencement; and containing 1,000 acres, more or less.

ALEX. McNAIR.

Vancouver, B.C., June 1st, 1899.

je15

NOTICE is hereby given that 30 days after date we intend to make application to the Honourable the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands in Coast District:—

No. 1.—Commencing at the north-west corner of O'Neill's pre-emption, Deep Valley, Ramsay Arm; thence east 120 chains; thence north 40 chains; thence west to shore; thence along shore to place of commencement.

No. 2.—Commencing at post at head of Deep Bay, Desolation Sound; thence south 20 chains; thence west 20 chains; thence north 40 chains; thence east 10 10 chains; thence north 40 chains; thence east 10 chains, more or less, to shore of a lake or lagoon; thence following said shore to point of commencement.

No. 3.—Commencing at a post on east shore of Redonda Island; thence west 100 chains; thence north 20 chains; thence east to shore; thence along shore to place of commencement.

THULIN BROS.

Lund, B.C., 21st June, 1899.

je29

## COAL PROSPECTING LICENCES.

NOTICE is hereby given that after thirty days from date I intend to apply to the Assistant Commissioner of Lands and Works, Yale District, for licence to prospect for coal on a plot of land situated about fifty-nine miles from Kamloops, about two and one-half miles east of the North Thompson River:—

Commencing at a post marked N. W. Initial Post placed at the S. W. corner of J. B. Leighton's plot; thence east eighty chains; thence south eighty chains; thence west eighty chains; thence north eighty chains to the point of commencement.

JAMES S. C. SHIELDS.

20th May, 1899.

je8

NOTICE is hereby given that after 30 days from date I intend to apply to the Assistant Commissioner of Lands and Works, Yale District, for a licence to prospect for coal on a plot of land about 57 miles from Kamloops, situated about  $2\frac{1}{2}$  miles east of the North Thompson River. Commencing at a post marked "N. W. Initial Post"; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to the point of commencement—640 acres.

S. J. WADE.

20th May, 1899.

je8

NOTICE is hereby given that after thirty days from date I intend to apply to the Assistant Commissioner of Lands and Works, Yale District, for licence to prospect for coal on a plot of land situated about fifty-eight miles from Kamloops, about two and one-half miles east of the North Thompson River:—Commencing at a post marked N. W., Initial Post; thence east along the southern boundary line of J. S. C. Shields' plot eighty chains; thence south eighty chains; thence west eighty chains; thence north eighty chains to point of commencement—640 acres.

D. W. ROWLANDS.

20th May, 1899.

je8

NOTICE is hereby given that thirty days from date I intend to apply to the Assistant Commissioner of Lands and Works, Yale District, for a licence to prospect for coal on a plot of land situated about sixty miles from Kamloops, at a point about two and one-half miles east of the North Thompson River:—Commencing at a post marked S. W. Initial Post; thence east eighty chains; thence north eighty chains; thence west eighty chains; thence south eighty chains to the point of commencement; including 640 acres.

JAMES B. LEIGHTON.

20th May, 1899.

je8

## ASSIGNMENT NOTICES.

## NOTICE.

IN THE MATTER OF THE ESTATES OF JOHN LEY, JOSEPH WILDAUER, AND ARTHUR J. WILKINSON, ALL OF THE CITY OF VANCOUVER, IN THE PROVINCE OF BRITISH COLUMBIA, DOING BUSINESS TOGETHER UNDER THE FIRM NAME OF LEY, WILDAUER & WILKINSON, BUILDERS, DEBTORS.

TAKE NOTICE that the above-named John Ley, Joseph Wildauer, and Arthur J. Wilkinson, by deed of assignment for the benefit of creditors, bearing date the 20th day of June, A.D. 1899, made in pursuance of the "Creditors' Trust Deeds Act," have granted and assigned unto James W. Hackett, of the said City of Vancouver, contractor, all the personal estate, credits and effects of the said debtors, and of each of them (both partnership and private), which may be seized and sold under execution, and all the real estate of the said debtors, and each of them, for the purpose of distribution amongst the said creditors, as provided by law. Said deed of assignment was executed by the said John Ley, Joseph Wildauer, and Arthur J. Wilkinson and James W. Hackett on the said 20th day of June, 1899. All creditors having claims against

the said John Ley, Joseph Wildauer and Arthur J. Wilkinson are required to file their claims with the assignee, duly proved, as provided by the Act. In default of the said assignee receiving satisfactory proof thereof any creditor is liable to have his claim barred.

And further take notice that a meeting of the said creditors will be held at the office of James W. Hackett, No. 520, Seymour Street, in the said City of Vancouver, on Friday, the 7th day of July, 1899, at the hour of four o'clock in the afternoon.

Dated at Vancouver, this 21st day of June, A. D. 1899.

DAVIS, MARSHALL & MACNEILL,  
je29 *Solicitors for the Assignee.*

#### NOTICE OF ASSIGNMENT.

PURSUANT TO THE "CREDITORS' TRUST DEEDS ACT," AND AMENDING ACTS.

NOTICE is hereby given that Matthew Anthony Wilson, of the City of Rossland, B. C., merchant tailor, doing business under the firm name and style of "M. A. Wilson & Co.," has, by deed dated the 5th of June, 1899, assigned all his personal estate, credits and effects which may be seized and sold under execution, and all his real estate, to Edward Baillie, of the said City of Rossland, accountant, in trust for the benefit of his creditors. The said deed was executed by the said Matthew Anthony Wilson and the said Edward Baillie on the 5th day of June, 1899. All persons having claims against the said Matthew Anthony Wilson are required on or before the 5th day of August, 1899, to send to the trustee full particulars of the same, duly verified, together with the particulars of the security (if any) held by them. Notice is hereby further given that after the said 5th day of August, 1899, the trustee will proceed to distribute the proceeds of the trust estate amongst the parties entitled thereto, having regard only to the claims of which he then has notice, and that he will not be liable for the proceeds of the trust estate, or any part thereof, so distributed to any person of whose claim he had not notice at the time of the distribution.

Dated at Rossland, B. C., 6th day of June, 1899.  
EDWARD BAILLIE,  
Trustee.

Notice is hereby given that a meeting of the creditors of M. A. Wilson will be held at the office of W. J. Whiteside, Esq., Solicitor, Ritchie Block, Columbia Avenue, Rossland, B. C., on Thursday, the 29th day of June, 1899, at the hour of four o'clock in the afternoon.

Dated at Rossland, B. C., 6th June, 1899.  
EDWARD BAILLIE,  
je15 *Trustee.*

#### NOTICE OF ASSIGNMENT.

PURSUANT TO "CREDITORS' TRUST DEEDS ACT," AND AMENDING ACTS.

NOTICE is hereby given that John Bidgood, of Fernie, British Columbia, merchant, has by deed bearing date the 14th day of June, 1899, assigned all his real and personal property to Stephen F. Wallace, of Fernie, B. C., merchant, in trust, for the purpose of paying and satisfying ratably and proportionately, and without preference or priority, the creditors of the said John Bidgood their just debts. The said deed was executed by the said John Bidgood, the assignor, and said Stephen F. Wallace, the trustee, on the 14th day of June, 1899, and said trustee has undertaken the trusts created by said deed.

All persons having claims against said John Bidgood are required on or before the 8th day of July, 1899, to deliver to the said trustee full particulars of the same, duly verified by statutory declaration, together with the particulars of the security, if any, held by them, and all persons indebted to the said John Bidgood are required to pay the amounts due him by them to the said trustee forthwith. After the said 8th day of July, 1899, the trustee will proceed to distribute the assets among the parties entitled thereto, having regard only to the claims of which he shall then have had notice.

A meeting of the creditors of the said John Bidgood will be held at the Hotel Fernie, in Fernie, B. C., on Saturday, the 8th day of July, A. D. 1899, at the hour of two o'clock p.m.

Dated at Fernie, this 16th day of June, A. D. 1899.  
STEPHEN F. WALLACE,  
Trustee.

je6

#### ASSIGNMENT NOTICES.

##### NOTICE OF ASSIGNMENT.

NOTICE is hereby given that David F. Douglas, of the City of Vancouver, in the Province of British Columbia, real estate agent, has, by deed bearing date the 30th day of May, A. D. 1899, assigned all his personal estate, credits, and effects which may be seized and sold under execution, and all his real estate, to Walter S. Lazier, of the said City of Vancouver, accountant, in trust for the benefit of his creditors. The said deed was executed by the assignor and assignee on the 30th day of May, A. D. 1899, and persons having claims against the said David F. Douglas are required on or before the 1st day of July, A. D. 1899, to send to the said assignee full particulars of the same, duly verified, together with the particulars of the security, if any, held by them.

And notice is hereby given that after the said 1st day of July, A. D. 1899, the assignee will proceed to distribute the assets among those creditors whose claims have been lodged with him, and that he will not be responsible after said date for the assets so distributed, or any part thereof, to any person or persons, firm or corporation of whose debt or claim he shall not then have received notice.

A meeting of the creditors of the said David F. Douglas will be held at the office of Walter S. Lazier, 301, Cordova Street, Vancouver, British Columbia, on Thursday, the 29th day of June, A. D. 1899, at the hour of 2:30 o'clock in the afternoon.

Dated at Vancouver, British Columbia, this 31st day of May, 1899.

D. S. WALLBRIDGE,  
Inns of Court Building,  
je8 *Solicitor for the Assignee.*

#### CERTIFICATES OF IMPROVEMENT.

##### SAXON MINERAL CLAIM.

SITUATE IN THE NANAIMO MINING DIVISION OF VICTORIA DISTRICT. WHERE LOCATED—ON TEXADA ISLAND, B. C.

TAKE NOTICE that I, Thomas H. Parr, acting as agent for John Campbell, Free Miner's Certificate No. 20,916A, Nanaimo, 19th November, 1898, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 1st day of May, 1899.

my4 THOS. H. PARR, P. L. S.

##### LITTLE BERTHA MINERAL CLAIM.

SITUATE IN THE GRAND FORKS MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—BROWN'S CAMP.

TAKE NOTICE that I, Fred Wollaston, as agent for A. T. Kendrick, Free Miner's Certificate No. 19,541A, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 7th day of June, 1899.

je15

##### CARBONATE KING MINERAL CLAIM.

SITUATE IN THE SLOCAN MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ON PAYNE MOUNTAIN, ADJOINING SLOCAN BOY MINERAL CLAIM.

TAKE NOTICE that I, T. M. Gibson, acting as agent for S. K. Green, Free Miner's Certificate No. 21,803A, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this twenty-first day of June, 1899.

je29

## CERTIFICATES OF IMPROVEMENT.

## IRONCLAD MINERAL CLAIM.

SITUATE IN THE GRAND FORKS MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—WELLINGTON CAMP.

TAKE NOTICE that we, William J. Porter, Free Miner's Certificate No. 8,245A, John J. Farrell, Free Miner's Certificate No. 8,090A, and George Rumberger, Free Miner's Certificate No. 143,339, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 20th day of May, 1899.

jel

## SINBAD MINERAL CLAIM.

SITUATE IN THE GRAND FORKS MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—WELLINGTON CAMP, ADJOINING THE HARTFORD MINERAL CLAIM.

TAKE NOTICE that I, Chas. H. Ellacott, acting as agent for J. F. Reddy, Esq., Free Miner's Certificate No. 12,911A, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 25th day of May, 1899.

C. H. ELLACOTT,  
P. L. S., *Etc.*

## BUFFALO No. 2, ONTARIO, AND GREAT BRITAIN MINERAL CLAIMS.

SITUATE IN THE TRAIL CREEK MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ON THE WEST SLOPE OF O. K. MOUNTAIN.

TAKE NOTICE that I, Kenneth L. Burnet, acting as agent for George R. Killam, Free Miner's (special) licence No. 651, Free Miner's Certificate No. 34,063A, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 1st day of June, 1899.

jel KENNETH L. BURNET.

## EXCELSIOR MINERAL CLAIM.

SITUATE IN THE OSOYOOS MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—ABOUT A MILE AND A HALF EAST OF PENTICTON.

TAKE NOTICE that I, J. P. Burnyeat, Free Miner's Certificate No. 18,961A, acting as agent for Clement Vacher, Free Miner's Certificate No. 14,338A, and Mark Howard, Free Miner's Certificate No. 45,203A, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 25th day of May, 1899.

jel

## WEBFOOT MINERAL CLAIM.

SITUATE IN THE OSOYOOS MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—KRUGER MOUNTAIN.

TAKE NOTICE that I, Chas. DeBlois Green, Free Miner's Certificate No. 18,202A, for myself and as agent for J. F. Campbell, Free Miner's Certificate No. 18,262A; and for H. S. Teates, Free Miner's Cer-

tificate No. 28,189A, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 23rd day of May, 1899.

jel

C. DEB. GREEN.

## EUREKA No. 2 (LOT 2,284) AND MINERAL HILL (LOT 2,285) MINERAL CLAIMS.

SITUATE IN THE SLOCAN MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ON NORTH SIDE OF SANDON CREEK, OPPOSITE SLOCAN STAR MINE, ONE MILE EAST OF SANDON, B. C.

TAKE NOTICE that I, Robert E. Palmer, agent for the War Eagle Consolidated Mining and Development Company, Limited, Free Miner's Certificate No. 13,171A, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 1st day of June, 1899.

jel

R. E. PALMER.

## MOTHER LODE, DALY, AJAX, MOTHER LODE FRACTION, AND AJAX FRACTION MINERAL CLAIMS.

SITUATE IN THE GRAND FORKS MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—IN BURNT BASIN.

TAKE NOTICE that I, N. F. Townsend, acting as agent for Thomas Mayne Daly, Free Miner's Certificate No. 34,653A, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 6th day of June, 1899.

je29

N. F. TOWNSEND.

## STANDARD, BODIE, JUPITER AND BODIE FRACTION MINERAL CLAIMS.

SITUATE IN THE NELSON MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ON SOUTH SLOPE OF GOLDEN KING MOUNTAIN, AND EAST SLOPE OF TOAD MOUNTAIN.

TAKE NOTICE that I, F. C. Green, of Nelson, as agent for the Falls View Gold and Silver Mining Company, Free Miner's Certificate No. 311,846, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 12th day of June, 1899.

jy6

## J. S. FRACTIONAL MINERAL CLAIM.

SITUATE IN THE GRAND FORKS MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—IN SUMMIT CAMP.

TAKE NOTICE that I, John A. Coryell, as agent for Boyd Jarrell, Free Miner's Certificate No. 36,794, and Henry Snibley, Free Miner's Certificate No. 8,380A, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 20th day of June, 1899.

jy6

JOHN A. CORYELL,  
*Agent.*

## CERTIFICATES OF IMPROVEMENT.

## BON DIABLE MINERAL CLAIM.

SITUATE IN THE VERNON MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—THREE AND ONE-HALF MILES NORTH-EAST OF VERNON.

TAKE NOTICE that I, Richard J. Davies, Secretary of the Bon Diable Mining Company, Limited, Free Miner's Certificate No. 18,917A, intend, on behalf of said Company, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 20th day of June, 1899.

R. J. DAVIES.

je29 *Secretary, Bon Diable Company, Limited.*

## SCOTCH THISTLE MINERAL CLAIM (LOT 2,290).

SITUATE IN THE SLOCAN CITY MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ON NORTH FORK OF SPRINGER CREEK, ABOUT 5 MILES EAST OF SLOCAN CITY.

TAKE NOTICE that I, John Hirsch, as agent for R. A. Campbell-Johnston, Free Miner's Certificate No. 9,370A, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 15th day of September, 1898.

my26 JOHN HIRSCH.

## OGEMA MINERAL CLAIM.

SITUATE IN THE SLOCAN MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—IN THE RUBY SILVER BASIN, JOINING THE SILVER CORD ON THE NORTH-EAST.

TAKE NOTICE that I, W. J. H. Holmes, acting as agent for Wm. J. Tretheway, Free Miner's Certificate No. 97,414, and James Nicholson, Free Miner's Certificate No. 10,263A, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 26th day of May, 1899.

W. J. H. HOLMES, P. L. S.,  
jel *Agent.*

## RED STAR MINERAL CLAIM.

SITUATE IN THE AINSWORTH MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ON TWELVE-MILE CREEK.

TAKE NOTICE that I, Charles A. Stoess, of Kaslo, B. C., acting as agent for George Brine, Free Miner's Certificate No. 39,348A, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 13th day of June, 1899.

je22 CHARLES A. STOESS.

## GREENHORN FRACTION MINERAL CLAIM.

SITUATE IN THE NELSON MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ON EAST SIDE OF EAGLE CREEK, BETWEEN THE POOR-MAN, WHITE, AND GRANITE MINERAL CLAIMS.

TAKE NOTICE that I, John McLatchie, Free Miner's Certificate No. B11,101, acting as agent for E. O. Nelson, Free Miner's Certificate No. B11,277, and J. P. Swedberg, Free Miner's Certificate No. B11,243, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of

Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 30th day of May, 1899.

je8

JOHN McLATCHIE.

## DIAMOND MINERAL CLAIM.

SITUATE IN THE TRAIL CREEK MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ON MONTE CRISTO MOUNTAIN, LYING BETWEEN THE MONTE CRISTO, EVENING STAR AND C. AND C. MINERAL CLAIMS.

TAKE NOTICE that I, C. H. Ellacott, acting as agent for J. L. Drumheller, Esq., of the City of Spokane, State of Washington, Free Miner's Certificate No. 34,074A, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 23rd day of May, 1899.

jel

C. H. ELLACOTT.

## CLIFF MINERAL CLAIM.

SITUATE IN THE AINSWORTH MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ON BLUE RIDGE, ABOUT 5 MILES FROM SPROULE, AND ADJOINING THE BEAVER MINERAL CLAIM ON THE NORTH.

TAKE NOTICE that I, V. A. Johnson, Free Miner's Certificate No. 10,582A, acting for myself and as agent for B. B. Hill, Free Miner's Certificate No. 10,284A, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 19th day of April, 1899.

my4

V. A. JOHNSON.

LAST CHANCE, LONE JACK, BONANZA, COMET, LOOKOUT, COPPER QUEEN, COPPER KING, AND COPPER CROWN MINERAL CLAIMS.

SITUATE IN THE NEW WESTMINSTER MINING DIVISION OF NEW WESTMINSTER DISTRICT. WHERE LOCATED—JERVIS INLET.

TAKE NOTICE that I, William A. Bauer, agent for H. W. Treat, Free Miner's Certificate No. 59,402A, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 31st day of May, 1899.

jel

WILLIAM A. BAUER,  
P. L. S.

## HANNAH FRACTIONAL MINERAL CLAIM.

SITUATE IN THE TRAIL CREEK MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ABOUT ONE-HALF MILE WEST OF THE CITY OF ROSSLAND, B. C., NORTH OF AND ADJOINING THE TAT MINERAL CLAIM.

TAKE NOTICE that I, Wm. E. Devereux, acting as agent for Wm. Reid, Free Miner's Certificate No. 33,554A, George Lamontague, Free Miner's Certificate No. 11,306A, and F. M. Barcus, Free Miner's Certificate No. 13,345A, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 10th day of March, 1899.

my4

WM. E. DEVEREUX, P. L. S.

**CERTIFICATES OF IMPROVEMENT.**

TYRO, TYRO FRACTION, AND BOATSWAIN FRACTION MINERAL CLAIMS.

SITUATE IN THE SLOCAN MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ABOUT ONE AND ONE-HALF MILES SOUTH OF NEW DENVER.

TAKE NOTICE that I, W. S. Drewry, acting as agent for the North-West Mining Syndicate, Limited, Free Miner's Certificate No. 32,676A, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 16th day of May, 1899.

my18

W. S. DREWRY.

PAYMASTER, BANK OF ENGLAND, NOR MANDY, AND ANACONDA MINERAL CLAIMS.

SITUATE IN THE KETTLE RIVER MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—GRAHAM'S CAMP.

TAKE NOTICE that I, Forbes M. Kerby, acting as agent for Edwin Smith Graham, Free Miner's Certificate No. 18,559A, intend, 60 days from the date hereof, to apply to the Mining Recorder for Certificates of Improvements, for the purpose of obtaining Crown Grants of the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificates of Improvements.

Dated this 2nd day of May, 1899.

my11

FORBES M. KERBY,  
Agent.

**CORNELL MINERAL CLAIM.**

SITUATE IN THE NANAIMO MINING DIVISION OF NANAIMO DISTRICT. WHERE LOCATED—ON DISTRICT LOT 14, TEXADA ISLAND.

TAKE NOTICE that I, William A. Bauer, agent for the Van Anda Copper and Gold Co., Free Miner's Certificate No. 702A, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 24th day of May, 1899.

my26

W. A. BAUER, P.L.S.

MAPLE LEAF (L. 3,262, G. 1), ST. MARY (L. 3,261, G. 1), MINERAL CLAIMS.

SITUATE IN THE NELSON MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ON THE SOUTH BANK OF KOOTENAY RIVER AND ADJACENT TO THE ROYAL CANADIAN GROUP.

TAKE NOTICE that I, John Hirsch, as agent for the Maple Leaf Mining and Development Company, Free Miner's Certificate No. 16,750A, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 4th day of May, 1899.

jel

JOHN HIRSCH.

**POLAR BEAR MINERAL CLAIM.**

SITUATE IN THE KAMLOOPS MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—ABOUT ONE-HALF MILE WEST OF COPPER CREEK, ON THE NORTH SIDE OF KAMLOOPS LAKE.

TAKE NOTICE that we, The Cinnabar Mining Company of British Columbia, Limited Liability, Free Miner's Certificate No. 32,659A, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 12th day of April, 1899.

THE CINNABAR MINING COMPANY  
OF BRITISH COLUMBIA, LTD.

**BEAVER No. 2 MINERAL CLAIM.**

SITUATE IN THE TRAIL CREEK MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ON THE NELSON AND FORT SHEPPARD RAILWAY AT SAYWARD, B.C.

TAKE NOTICE that I, John D. Anderson, P.L.S., of Trail, B.C., acting as agent for Harrison Corey, Free Miner's Certificate No. B12,806, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 13th day of June, 1899.

je22

J. D. ANDERSON.

**FLORENCE (FRACTIONAL) MINERAL CLAIM.**

SITUATE IN THE KETTLE RIVER MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—IN DEADWOOD CAMP.

TAKE NOTICE that I, John Howard Macfarlane, Free Miner's Certificate No. 19,622A, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated the 23rd day of June, 1899.

je29

**RANGER MINERAL CLAIM.**

SITUATE IN GRAND FORKS MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—WELLINGTON CAMP.

TAKE NOTICE that I, Forbes M. Kerby, as agent for John Rogers, Free Miner's Certificate No. 8,833A, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 3rd day of May, 1899.

my11

FORBES M. KERBY.

**ORO FINO AND INDEPENDENCE MINERAL CLAIMS.**

SITUATED IN THE OSOYOOS MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—ON McCAGIES MOUNTAIN, FAIRVIEW CAMP.

TAKE NOTICE that I, Fleming Robinson, acting as agent for The Oro Fino Mines Company, Limited, Free Miner's Certificate No. 32,640A, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 23rd day of June, 1899.

je29

FLEMING ROBINSON.

**WELLINGTON, WELLINGTON No. 1, WELLINGTON No. 2, MINERAL CLAIMS.**

SITUATE IN THE KETTLE RIVER MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—IN LONG LAKE CAMP.

TAKE NOTICE that I, William James Harris, Free Miner's Certificate No. 79,645, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 18th day of May, 1899.

jel

## CERTIFICATES OF IMPROVEMENT.

## RED BLUFF MINERAL CLAIM.

SITUATE IN THE TRAIL CREEK MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ABOUT ONE-THIRD OF A MILE EAST OF THE HOTEL AT SAYWARD.

TAKE NOTICE that I, F. A. Wilkin, acting as agent for James Scott, Free Miner's Certificate No. 35,693A, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 7th day of June, 1899.

je8 F. A. WILKIN.

## COLUMBIA MINERAL CLAIM.

SITUATE IN THE TRAIL CREEK MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ON LOOKOUT MOUNTAIN, ADJOINING THE FANDANGO MINERAL CLAIM.

TAKE NOTICE that I, J. D. Anderson, P. L. S., of Trail, B. C., acting as agent for R. S. Anderson, Free Miner's Certificate No. 33,736A, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 12th day of May, 1899.

my26 J. D. ANDERSON.

## GIRL OF THE PERIOD AND BEAVER MINERAL CLAIMS.

SITUATE IN THE GRAND FORKS MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—IN WELINGTON CAMP.

TAKE NOTICE that we, William J. Porter, Free Miner's Certificate No. 8,245A and John J. Farrell, Free Miner's Certificate No. 8,090A, intend, sixty days from the date hereof to apply to the Mining Recorder for Certificates of Improvements, for the purpose of obtaining Crown Grants of the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificates of Improvements.

Dated this 20th day of May, 1899. jel

## BELLE OF OTTAWA, MOUNTAIN MONARCH AND WAR EAGLE MINERAL CLAIMS.

SITUATED IN THE GRAND FORKS MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—BROWN'S CAMP.

TAKE NOTICE that I, Fred Wollaston, as agent for Jas. Seales, F. M. C., 8,315A, George E. Drew, F. M. C., 16,599A, Helen J. McColl, 16,795A, and Julia O'Connor, Free Miner's Certificate No. 8,396A, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 15th day of May, 1899. my26

## ARLINGTON AND ARLINGTON FRACTION MINERAL CLAIMS.

SITUATE IN THE NELSON MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ON MINERAL HILL, BETWEEN WHISKEY AND REST CREEKS, 3 MILES FROM ERIE, B. C.

TAKE NOTICE that I, J. M. R. Fairbairn, of Kaslo, B. C., acting as agent for the Hastings British Columbia Exploration and Development Company, Free Miner's Certificate No. 32,597A, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the

purpose of obtaining a Crown Grant of the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 11th day of May, 1899.

my11 J. M. R. FAIRBAIRN.

## BLYE MINERAL CLAIM.

SITUATE IN THE NELSON MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ON WILD HORSE CREEK, ABOUT 4½ MILES FROM THE TOWN OF YMIR.

TAKE NOTICE that I, N. F. Townsend, acting as agent for H. L. A. Keller, Free Miner's Certificate No. 34,308A, A. L. Keller, Free Miner's Certificate No. 34,309A, F. S. Algiers, Free Miner's Certificate No. 34,310A, and E. E. Lynn Johnson, Free Miner's Certificate No. 44,971A, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 15th day of May, 1899.

my26 N. F. TOWNSEND.

## CENTENNIAL MINERAL CLAIM (LOT 3,147, GROUP 1).

SITUATE IN THE AINSWORTH MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ON KRAO CREEK, NEAR WAGGON ROAD, ABOUT FOUR MILES FROM AINSWORTH.

TAKE NOTICE that I, John Hirsch, as agent for Robert Ira Kirkwood, Free Miner's Certificate No. 22,432A, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 11th day of August, 1899.

my26 JOHN HIRSCH.

## EARTHQUAKE, PHIL SHERIDAN, AND NEW LAST CHANCE MINERAL CLAIMS.

SITUATE IN THE GRAND FORKS MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—IN BROWN'S CAMP.

TAKE NOTICE that I, Frank Sears, Free Miner's Certificate No. 19,022A, as agent for the Earthquake Consolidated Gold Mining Company, Limited, "Non-Personal Liability," Free Miner's Certificate No. B6,771, intend sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 25th day of May, 1899.

my26 FRANK SEARS.

## GOLDEN CALF AND CANADIAN PACIFIC MINERAL CLAIMS.

SITUATE IN THE NELSON MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ON THE DIVIDE, ON THE NORTH SIDE OF WILD HORSE CREEK, ABOUT FIVE MILES FROM YMIR.

TAKE NOTICE that I, J. D. Anderson, P. L. S., of Trail, B. C., acting as agent for M. DesBrisay, Free Miner's Certificate No. B11,440, Thos. Gallon, Free Miner's Certificate No. 13,559A, E. Peters, Free Miner's Certificate No. B11,238, Chas. Dundee, Free Miner's Certificate No. 9,840A, and T. S. McPherson, Free Miner's Certificate No. B11,218, intend, sixty days from the date hereof, to apply to the Mining Recorder for Certificates of Improvements, for the purpose of obtaining Crown Grants of the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificates of Improvements.

Dated this 17th day of June, 1899.

je29 J. D. ANDERSON.

## CERTIFICATES OF IMPROVEMENTS.

## RUNOVER MINERAL CLAIM.

SITUATE IN THE TRAIL CREEK MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ON DEER PARK MOUNTAIN, EAST OF AND ADJOINING THE MINERAL CLAIM MAYFLOWER No. 2.

TAKE NOTICE that I, H. B. Smith, acting as agent for J. B. Reynolds, Free Miner's Certificate No. 12,983A, William Collins, Free Miner's Certificate No. 33,481, and Geo. G. Reynolds, Free Miner's Certificate No. 12,984A, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 6th day of May, 1899.

my18

H. B. SMITH.

## ORE-OR-NO-GO MINERAL CLAIM (LOT 696, GROUP 1).

SITUATE IN THE TRAIL CREEK MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—IN CITY OF ROSSLAND, BETWEEN CENTRE STAR AND NICKEL PLATE MINERAL CLAIMS.

TAKE NOTICE that I, Robert E. Palmer, agent for East LeRoi Mining Company, Limited, Free Miner's Certificate No. 13,245A, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 18th day of May, 1899.

my18

R. E. PALMER.

## SARATOGA, GOLDEN PLATE, AND WATER'S MEET MINERAL CLAIMS.

SITUATE IN THE TRAIL CREEK MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ON CHAMPION CREEK, SIX MILES FROM THE COLUMBIA RIVER.

TAKE NOTICE that I, F. A. Wilkin, acting as agent for The Golden Plate Consolidated Mining Company, Limited, Free Miner's Certificate No. 13,147A, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 28th day of June, 1899.

je29

F. A. WILKIN.

## RED ROCK MINERAL CLAIM.

SITUATE IN THE KETTLE RIVER MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—IN GREENWOOD CAMP.

TAKE NOTICE that I, Isaac H. Hallett, as agent for George R. Naden, Free Miner's Certificate No. 14,357A, J. C. Haas, Free Miner's Certificate No. 18,340A, and the British America Development Company, Limited (Foreign), Free Miner's Certificate No. 41,458A, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 17th day of June, 1899.

je29

I. H. HALLETT.

## NEW BRUNSWICK, DEADWOOD, AND FLOR- ENCE MINERAL CLAIMS.

SITUATE IN THE NELSON MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ON WILD HORSE CREEK, ABOUT  $1\frac{1}{2}$  MILES FROM YMIR.

TAKE NOTICE that I, J. D. Anderson, P.L.S., of Trail, B. C., acting as agent for The New Brunswick Consolidated Gold Mining Company, Limited, Free Miner's Certificate No. 13,136A, intend, 60 days

from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 7th day of June, 1899.

je29

J. D. ANDERSON.

## MAJESTIC AND UNEXPECTED MINERAL CLAIMS.

SITUATE IN THE SLOCAN MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ON PAYNE MOUNTAIN, NEAR SANDON.

TAKE NOTICE that I, Francis J. O'Reilly, of Silverton, as agent for Frank H. Bourne, Free Miner's Certificate No. 10,825A, and Charles French, Free Miner's Certificate No. 12,018, intend, 60 days from the date hereof, to apply to the Mining Recorder for Certificates of Improvements, for the purpose of obtaining Crown Grants of the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificates of Improvements.

Dated this 3rd day of May, 1899.

my4

FRANCIS J. O'REILLY.

## ED FRACTIONAL MINERAL CLAIM.

SITUATE IN THE TRAIL CREEK MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ABOUT AN EIGHTH OF A MILE NORTH-EAST OF CORNER OF COLUMBIA AVENUE AND WASHINGTON STREET, AND ADJOINING THE GOLDEN CHARIOT ON THE SOUTH-EAST.

TAKE NOTICE that I, Wm. E. Devereux, acting as agent for D. G. Kennedy, Free Miner's Certificate No. 34,044A, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 13th day of March, 1899.

my4

WM. E. DEVEREUX, P. L. S.

## WELLINGTON AND MONTANA MINERAL CLAIMS.

SITUATE IN THE GRAND FORKS MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—WELLINGTON CAMP.

TAKE NOTICE that I, A. C. Sutton, of the City of Grand Forks, in the Province of British Columbia, Free Miner's Certificate No. 19,085A, as agent for Marcus Oppenheimer, Free Miner's Certificate No. 18,503A, George W. Rumberger, Free Miner's Certificate No. 14,333A, and Joseph Taylor, Free Miner's Certificate No. 19,018A, intend, sixty days from the date hereof, to apply to the Mining Recorder for Certificates of Improvements, for the purpose of obtaining Crown Grants of the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificates of Improvements.

Dated this 28th day of April, 1899.

my4

A. C. SUTTON.

## "DAISY," "BLACK FOX," AND "CALIFORNIA" MINERAL CLAIMS.

SITUATE IN THE AINSWORTH MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ON THE SOUTH FORK OF KASLO CREEK, ABOUT FIVE MILES FROM THE FORKS.

TAKE NOTICE that I, Chas. Moore, of Kaslo, B. C., acting as agent for James Dunsmuir, Free Miner's Certificate No. 41,538A, intend, sixty days from the date hereof, to apply to the Mining Recorder for Certificates of Improvements, for the purpose of obtaining a Crown grant of the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificates of Improvements.

Dated this 26th day of June, 1899.

je29

CHAS. MOORE, P. L. S.

## CERTIFICATES OF IMPROVEMENTS.

## NORTH EXCHANGE FRACTION MINERAL CLAIM.

SITUATE IN THE SLOCAN CITY MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ON DAYTON CREEK, ADJOINING THE SILVER PLATE MINERAL CLAIM.

TAKE NOTICE that I, Francis J. O'Reilly, as agent for Robert A. Bradshaw, Free Miner's Certificate No. 22,405A, F. C. Innes, Free Miner's Certificate No. 5,879A, George M. Sorelle, Free Miner's Certificate No. 83,569, and D. O. Lewis, Free Miner's Certificate No. 2,874A, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 12th day of June, 1899.

je22 FRANCIS J. O'REILLY.

## LULO MINERAL CLAIM.

SITUATE IN THE KETTLE RIVER MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—IN GREENWOOD CAMP.

TAKE NOTICE that I, Isaac H. Hallett, as agent for Hugh R. Elliott, Free Miner's Certificate No. 18,349A, and Randolph Stuart, Free Miner's Certificate No. 18,584A, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 20th day of May, 1899.

je22 I. H. HALLETT.

## MISSING LINK MINERAL CLAIM.

SITUATE IN THE GRAND FORKS MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—IN GREENWOOD CAMP.

TAKE NOTICE that I, Isaac H. Hallett, as agent for George W. Rumberger, Free Miner's Certificate No. 14,333A, William J. Porter, Free Miner's Certificate No. 8,245A, and Sydney M. Johnson, Free Miner's Certificate No. 19,574A, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 23rd day of May, 1899.

je22 I. H. HALLETT.

## GREY EAGLE MINERAL CLAIM.

SITUATE IN THE KETTLE RIVER MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—IN GREENWOOD CAMP.

TAKE NOTICE that I, John F. Hemenway, as agent for Jay P. Graves, Free Miner's Certificate No. 14,296A, and John Stevens, Free Miner's Certificate No. 18,254A, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 12th day of June, 1899.

je22 JNO. F. HEMENWAY.

## LUCKY JACK MINERAL CLAIM.

SITUATE IN THE SLOCAN CITY MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ON SUMMIT OR PASS CREEK, 10 MILES FROM SLOCAN RIVER.

TAKE NOTICE that I, J. Murray McGregor, acting as agent for Robert Bradshaw, Free Miner's Certificate No. 22,405A, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 15th day of June, 1899.

je22 J. M. McGREGOR.

## IMPERIAL MINERAL CLAIM (LOT 3,686, GROUP 1).

SITUATE IN THE NELSON MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ON EAST SIDE OF EAGLE CREEK, ABOUT 2½ MILES SOUTH-EAST OF POORMAN MINERAL CLAIM.

TAKE NOTICE that I, John McLatchie, Free Miner's Certificate No. b11,326, acting as agent for J. P. Swedberg, Free Miner's Certificate No. b11,243, and J. W. Johnson, Free Miner's Certificate No. 21,785A, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 12th day of June, 1899.

je22 JOHN McLATCHIE.

## HERBERT SPENCER MINERAL CLAIM.

SITUATE IN THE KETTLE RIVER MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—IN DEADWOOD CAMP.

TAKE NOTICE that I, Fred K. McMann, Free Miner's Certificate No. 18,414A, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 13th day of June, 1899.

je22

## SOMETHING GOOD MINERAL CLAIM.

SITUATE IN THE OSOYOOS MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—KEREMEOS.

TAKE NOTICE that I, Chas. deBlois Green, as agent for G. R. Naden, Free Miner's Certificate No. 14,357A, and Edward Bullock-Webster, Free Miner's Certificate No. 18,733A, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 8th day of June, 1899.

je15 CHAS. DEBLOIS GREEN.

## LEONA MINERAL CLAIM.

SITUATE IN THE VICTORIA MINING DIVISION OF VICTORIA DISTRICT. WHERE LOCATED—MOUNT SICKER.

TAKE NOTICE that I, Henrietta McKay, Free Miner's Certificate No. 41,396A, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 1st day of June, 1899.

jel HARRY SMITH,  
Agent.

## LITTLE MAY MINERAL CLAIM.

SITUATE IN THE KETTLE RIVER MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—IN COPPER CAMP, ADJOINING THE JUMBO MINERAL CLAIM.

TAKE NOTICE that I, Sydney M. Johnson, acting as agent for Alexander Chisholm, Free Miner's Certificate No. 34,616A, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 20th day of May, 1899.

my26

## CERTIFICATES OF IMPROVEMENT.

## RADJA AND RADJA FRACTION MINERAL CLAIMS.

SITUATE IN THE OSOYOOS MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—CAMP MCKINNEY.

TAKE NOTICE that I, Chas. deBlois Green, as agent for W. J. Reddin, Free Miner's Certificate No. 34,673A, and D. B. Bogle, Free Miner's Certificate No. 33,588A, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown grant of the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 3rd day of June, 1899.

je8 C. DEBLOIS GREEN.

## ROSE MINERAL CLAIM.

SITUATE IN THE NANAIMO MINING DIVISION OF NAIMO DISTRICT. WHERE LOCATED—TEXADA ISLAND.

TAKE NOTICE that I, William A. Bauer, acting as agent for Frederick Hilley, Free Miner's Certificate No. 20,910A, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 7th day of June, 1899.

je8 WILLIAM A. BAUER, P. L. S.

## ORO MINERAL CLAIM.

SITUATE IN THE GRAND FORKS MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—WELLINGTON CAMP.

TAKE NOTICE that I, A. C. Sutton, of the City of Grand Forks, in the Province of British Columbia, Free Miner's Certificate No. 19,085A, as agent for Marcus Oppenheimer, Free Miner's Certificate No. 18,503A, Joseph Taylor, Free Miner's Certificate No. 19,018A, and Philip Feldman, Free Miner's Certificate No. 19,120A, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 28th day of April, 1899.

my4 A. C. SUTTON.

## DON, MAINLAND, AND MAINLAND FRACTIONAL MINERAL CLAIMS.

SITUATE IN THE NANAIMO MINING DIVISION OF COAST DISTRICT. WHERE LOCATED—PHILLIPS ARM.

TAKE NOTICE that I, William A. Bauer, agent for Thos. Andrews, Free Miner's Certificate No. 44,919A, S. L. Howe, Free Miner's Certificate No. 44,917A, J. E. Miller, Free Miner's Certificate No. 32,449A, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 10th day of May, 1899.

my18 WILLIAM A. BAUER, P. L. S.

## DANDY MINERAL CLAIM.

SITUATE IN THE LILLOOET DISTRICT, ON THE LEFT BANK OF CAYOOSH CREEK, ADJOINING THE EAST-ERLY BOUNDARY LINE OF THE AMPLE MINERAL CLAIM.

TAKE NOTICE that I, Edgar A. Bennett, Free Miner's Certificate No. 17,383A, issued at Revelstoke, on the 3rd day of November, 1898, General Manager of the Lillooet, Fraser River, and Cariboo Gold Fields, Limited, Free Miner's Certificate No. 91,874, issued at Revelstoke on the 29th day of June,

1898, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37 of the Mineral Act, must be commenced before the issuance of such Certificate of Improvements.

Dated this 25th day of May, 1899.

je8

EDGAR A. BENNETT.

## UNION AND ELECTRIC MINERAL CLAIMS.

SITUATE IN THE NANAIMO MINING DIVISION OF COAST DISTRICT. WHERE LOCATED—THURLOW ISLAND.

TAKE NOTICE that I, William A. Bauer, Free Miner's Certificate No. 20,104, and agent for F. Bauer, Free Miner's Certificate No. 13,374A, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 5th day of July, 1899.

je6

## PIONEER AND REVENUE MINERAL CLAIMS.

SITUATE IN THE KETTLE RIVER MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—IN DEADWOOD CAMP, ONE-HALF MILE WEST OF THE MORMON MINERAL CLAIM.

TAKE NOTICE that John Howard Macfarlane, Free Miner's Certificate No. 19,622A, intends, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 10th day of June, 1899.

je15

## EXTRA-PROVINCIAL COMPANIES.

No. 135.

## CERTIFICATE OF REGISTRATION OF AN EXTRA-PROVINCIAL COMPANY.

"COMPANIES ACT, 1897."

"*Douglass-Hunter Mining Company.*"

Registered the 4th day of July, A.D. 1899.

I HEREBY CERTIFY that I have this day registered the "Douglass-Hunter Mining Company" as an Extra-Provincial Company under the "Companies' Act, 1897," to carry out or effect all or any of the objects hereinafter set forth to which the legislative authority of the Legislature of British Columbia extends.

The head office of the Company is situate in the City of Spokane, State of Washington, U. S. A.

The amount of the capital of the Company is fifty thousand dollars, divided into one million shares of five cents each.

The head office of the Company in this Province is situate at Rossland, and W. H. Montgomery, miner, whose address is Rossland aforesaid, is the attorney for the Company.

The time of the existence of the Company is fifty years.

The objects for which the Company has been established are:—

To own, buy, sell, improve, work, develop, manage and lease mining property, mines, mining claims, and to carry on a general mining business, and to buy and sell, improve, and own real estate and personal property; to borrow money, mortgage and pledge any corporate property as security therefor; to buy, own, improve and construct smelters, and carry on a general smelting business, and to do any and all things necessary which pertain to carrying out the objects and purposes aforesaid; and to do any and all business authorised by the laws of the State of Washington.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 4th day of July, one thousand eight hundred and ninety-nine.

[L.S.]

S. Y. WOOTTON,

Registrar of Joint Stock Companies.

je6

## EXTRA-PROVINCIAL COMPANIES.

## LICENCE AUTHOURISING AN EXTRA-PROVINCIAL COMPANY TO CARRY ON BUSINESS.

"COMPANIES ACT, 1897."

CANADA : }  
PROVINCE OF BRITISH COLUMBIA. }  
No. 150.

THIS IS TO CERTIFY that "The Montreal Boundary Creek Mining Company, Limited," is authorised and licensed to carry on business within the Province of British Columbia, and to carry out or effect all or any of the objects hereinafter set forth, to which the legislative authority of the Legislature of British Columbia extends.

The head office of the Company is situate in the City of Saint John, Province of New Brunswick, Dominion of Canada.

The amount of the capital of the Company is \$2,000,000, divided into 2,000,000 shares of \$1 each.

The head office of the Company in this Province is situate at the City of Greenwood, and Clive Pringle, Barrister-at-Law, whose address is Greenwood aforesaid, is the attorney for the Company.

The objects for which the Company has been established are:—

To prospect and search for, explore, open, develop, work and maintain gold, silver, copper, coal and iron mines, and mines of every other description, and to carry on the business of mining of every description, including crushing, washing, smelting, reducing, and otherwise treating the products of mines, and to acquire by purchase or otherwise, mine and work, manufacture and make merchantable, gold, silver, and other ores and deposits and other minerals and metallic substances and compounds of all kinds, stone, oil, coal, earth or matters or things whatsoever, and to sell and dispose of the same, or of any of the same:

To purchase and acquire certain mineral lands, leases, licences, and rights over minerals in the Province of New Brunswick, and also to purchase and acquire lands and properties situate in British Columbia and any other Province or District in the Dominion of Canada:

To purchase and otherwise acquire and deal in real and personal property of all kinds, and in grants, concessions, leases, options, licences or authorities of and over lands, mines, ores, mineral rights, mineral properties, surveys and timber rights, buildings, factories, furnaces, plant, and machinery, trade marks, easements and privileges, rights-of-way, water and other rights in New Brunswick and in British Columbia, and elsewhere in the Dominion of Canada, and any claims against any property, or against any person or company, and either solely or jointly with others to pay for any such properties and things either in shares of the Company or partly in cash and partly in shares, or otherwise:

To construct, carry out, maintain, improve, alter, manage, work, control and superintend any trails, roads, ways, tramways, bridges, walls, reservoirs, water-courses, aqueducts, wharves, furnaces, saw-mills, crush works, hydraulic works, telegraphs, telephones, gas works, factories, machinery, warehouses, ships, vessels, and other works and conveniences, except railways, which may seem directly or indirectly conducive to or expedient and useful for any of the purposes of the Company, and to contribute to, subsidize, or otherwise aid or take part in any such operations:

To use steam, water, electricity, or any other power as a motive power or otherwise:

To improve, manage, develop, lease, mortgage, sell, dispose of, or otherwise deal with all or any part of the property and rights of the Company (including the granting of powers to work any mines or claims or patents of the Company), upon any terms and with power, subject to the provisions of section 73 of the above-mentioned Act, to accept as a consideration therefor, any shares, stocks, debentures, or securities of any other company:

To acquire by purchase, lease, licence, or otherwise, absolutely or conditionally, the rights of, either generally or exclusively, over any area or areas of or in all any patent-rights or processes or mechanical or other contrivances useful, or supposed to be useful, for any of the purposes of the Company, and to deal with or dispose of the same, or any interest therein, respectively:

To enter into any agreement for sharing profits, union of interests, or co-operation with any person or company carrying on, or about to carry on, any business or transaction capable of being conducted so as to benefit the said Company:

To purchase or otherwise acquire and undertake all or any part of the business, property and liabilities of any person or company carrying on any business which this Company is authorised to carry on, or possessed of property suitable for the purposes of this Company:

To pay out of the funds of the Company all expenses of or incidental to the formation, registration and advertising of the Company, and to remunerate any person or company for services rendered, or to be rendered, in placing of the shares in the Company's capital, or any debentures or other securities of the Company, in or about the formation or promotion of the Company, or the conduct of its business.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 12th day of June, one thousand eight hundred and ninety-nine.

[L.S.]  
je15S. Y. WOOTTON,  
Registrar of Joint Stock Companies.

No. 134.

## CERTIFICATE OF THE REGISTRATION OF AN EXTRA-PROVINCIAL COMPANY.

"COMPANIES ACT, 1897."

"Senova Mining and Milling Company."

Registered the 19th day of June, 1899.

I HEREBY CERTIFY that I have this day registered the "Senova Mining and Milling Company" as an Extra-Provincial Company under the "Companies Act, 1897," to carry out or effect all or any of the objects hereinafter set forth to which the legislative authority of the Legislature of British Columbia extends.

The head office of the Company is situate in the City of Spokane, State of Washington, U. S. A.

The amount of the capital of the Company is \$50,000, divided into 1,000,000 shares of five cents each.

The head office of the Company in this Province is situate at Kaslo, and Charles F. Caldwell, mining broker, whose address is Kaslo aforesaid, is the attorney for the Company.

The time of the existence of the Company is fifty years.

The objects for which the Company has been established are:—

To carry on the business of mining in all its stages and in all its branches in the United States of America and the Province of British Columbia, and to acquire in any lawful way, by location, purchase, or otherwise, mines, mining claims, prospects, ores, smelter or other reduction works or concentrators, mill-sites, real estate of every description, tools, processes and appliances necessary, useful, and convenient in and about the aforesaid business, and to operate and maintain the same; to lease, sell, mortgage, or otherwise dispose of or encumber, in any lawful manner, all or any part of the property of the Company, real, personal, or mixed; also to purchase, sell, locate, or lease ditches, flumes, and water rights; also to bond, buy, sell, lease, build or operate railroads, ferries, steamboats and other means of transportation for ores, mining material, freight and passengers; also to buy, sell, lease, locate timber and timber claims; also to borrow money upon the bonds, notes, mortgages, bills of acceptance or otherwise of the Corporation upon such terms, and for such time, as the Board of Trustees may determine, and to secure the payment of the same by mortgage upon the whole or part of its property, real, personal, or mixed, or by such other means as the Board of Trustees may be deemed expedient; also to purchase from the subscribers to the capital stock such mining claims and other property as the Board of Trustees may deem proper, and to receive such mining claims and other property in payment of subscriptions to the capital stock, in such amounts as the Board of Trustees may think proper, and to issue fully paid-up stock therefor, and generally to do all things of every kind and nature necessary and convenient to the promotion of the objects of the Company.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 19th day of June, one thousand eight hundred and ninety-nine.

[L.S.]  
je22S. Y. WOOTTON,  
Registrar of Joint Stock Companies.

## EXTRA-PROVINCIAL COMPANIES.

No. 132.

## CERTIFICATE OF THE REGISTRATION OF AN EXTRA-PROVINCIAL COMPANY.

"COMPANIES ACT, 1897."

*"Tracy Creek Mining Company," "Non-Personal Liability."*

Registered the 6th June, A.D. 1899.

I HEREBY CERTIFY that I have this day registered the "Tracy Creek Mining Company," "Non-Personal Liability," as an Extra-Provincial Company under the "Companies' Act, 1897," to carry out or effect all or any of the objects hereinafter set forth, to which the legislative authority of the Legislature of British Columbia extends.

The head office of the Company is situate in the City of Spokane, Spokane County, State of Washington.

The amount of the capital of the Company is \$100,000, divided into 1,000,000 shares of 10 cents each.

The head office of the Company in this Province is situate in the Town of Fort Steele, and R. O. Jennings, mine operator, whose address is Fort Steele aforesaid, is the attorney for the Company.

The time of the existence of the Company is fifty years.

The Company is specially limited under section 56 of the said Act.

The objects for which the Company has been established are:—

To locate mineral or mining claims under the laws of the United States in any of the States of the United States, and under the laws of the Province of British Columbia and the Dominion of Canada; to purchase, acquire, develop, own, sell, and operate any and all of such claims; to purchase, acquire, develop, own, operate, sell and dispose of mines, mineral claims, and mining property in any of the said States of the United States, the Province of British Columbia, and the Dominion of Canada; to mine any and all of the precious metals, quartz and placer, and any and all minerals of value; to operate mills, smelters and machinery for the production, concentrating, treating, smelting and refining of any and all precious metals and minerals of value, and in general to acquire, manage, operate, and sell mines, mineral claims and mining properties, and to win, get, purchase, treat, refine and market mineral and precious metals in the United States, Province of British Columbia and the Dominion of Canada, and to do any and all other acts and things which may be deemed necessary and convenient to the successful prosecution of said Company's business, and for the full attainment of its objects, or any of them, as above set forth.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 12th day of June, one thousand eight hundred and ninety-nine.

[L.S.] S. Y. WOOTTON,  
je15 *Registrar of Joint Stock Companies.*

No. 133.

## CERTIFICATE OF THE REGISTRATION OF AN EXTRA-PROVINCIAL COMPANY.

"COMPANIES ACT, 1897."

*"Deadwood Gold-Copper Mining Company."*

Registered the 15th day of June, A.D. 1899.

I HEREBY CERTIFY that I have this day registered the "Deadwood Gold-Copper Mining Company" as an Extra-Provincial Company under the "Companies Act, 1897," to carry out or effect all or any of the objects hereinafter set forth, to which the legislative authority of the Legislature of British Columbia extends.

The head office of the Company is situate in the City of Spokane, State of Washington, U. S. A.

The amount of the capital of the Company is \$100,000, divided into 1,000,000 shares of ten cents each.

The head office of the Company in this Province is situate in Greenwood, and Clive Pringle, barrister and solicitor, whose address is Greenwood aforesaid, is the attorney for the Company.

The time of the existence of the Company is fifty years.

The objects for which the Company has been established are:—

To work, operate, buy, sell, lease, locate, acquire, procure, hold and deal in mines, metals, and mineral claims of every description and kind within the United States of America and elsewhere; to carry on and conduct a general mining, smelting, milling and reduction business; to purchase, acquire, hold, erect and operate electric light and power plants for the purpose of mining and treating ore, and for the purposes of furnishing lights and creating power for all purposes; to bond, buy, lease, locate and hold ditches, flumes and water rights; to construct, lease, buy, sell, build or operate railroads, ferries, tramways, or other means of transportation for transporting ores, mining and other material or passengers; to own, bond, buy, sell, lease, and locate timber and timber claims; and, finally, to do everything consistent, proper, and requisite for the carrying out of the objects and purposes aforesaid, in their fullest and broadest sense, within the territory aforesaid.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 15th day of June, one thousand eight hundred and ninety-nine.

[L.S.] S. Y. WOOTTON,  
je22 *Registrar of Joint Stock Companies.*

## LICENCE AUTHORISING AN EXTRA-PROVINCIAL COMPANY TO CARRY ON BUSINESS.

"COMPANIES ACT, 1897."

CANADA : }  
PROVINCE OF BRITISH COLUMBIA. }  
No. 151.

THIS IS TO CERTIFY that "The Provincial Building and Loan Association" is authorised and licensed to carry on business within the Province of British Columbia, and to carry out or effect all or any of the objects hereinafter set forth to which the legislative authority of the Legislature of British Columbia extends.

The head office of the Company is situate in the City of Toronto, Province of Ontario, Canada.

The amount of the capital of the Company is \$5,000,000, divided into 50,000 shares of \$100 each.

The head office of the Company in this Province is situate in Victoria, and Benjamin S. Oddy, financial agent, whose address is Victoria aforesaid, is the attorney for the Company.

The objects for which the Company has been established are set out in the certificate of registration granted to the Company on the 5th day of February, 1894, and published in the B. C. Gazette on the 5th April, 1894.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 16th day of April, one thousand eight hundred and ninety-nine.

[L.S.] S. Y. WOOTTON,  
je22 *Registrar of Joint Stock Companies.*

## LICENCE AUTHORISING AN EXTRA-PROVINCIAL COMPANY TO CARRY ON BUSINESS.

"COMPANIES ACT, 1897."

CANADA : }  
PROVINCE OF BRITISH COLUMBIA. }  
No. 154.

THIS IS TO CERTIFY that "The Copper Queen, Limited," is authorised and licensed to carry on business within the Province of British Columbia, and to carry out or effect all or any of the objects hereinafter set forth to which the legislative authority of the Legislature of British Columbia extends.

The head office of the Company is situate at No. 11, Ironmonger Lane, London, England.

The amount of the capital of the Company is £10,000, divided into 10,000 shares of £1 each.

The head office of the Company in this Province is situate in Ymir, and Andrew Cairns, mining engineer, whose address is Ymir aforesaid, is the attorney for the Company.

The objects for which the Company has been established and so licensed are:—

(1.) To acquire certain properties situate in the Nelson District of West Kootenay, British Columbia, and to develop, work, turn to account or deal with the same, and with a view thereto to enter into an agreement with Andrew Cairns in the terms of the draft, a

copy whereof has for the purpose of identification been indorsed with the signatures of three of the subscribers hereto, and to carry the same into effect with or without modifications:

(2.) To search for mines, minerals, ores and precious stones, and to explore and prospect land supposed to contain minerals or precious stones in any part of the world; to obtain information as to mines, mining districts and localities, mining claims, water claims, water rights, and any other rights, claims and property; to purchase, take on lease or concession, or otherwise acquire, any interest therein, and to hold, sell, dispose of and deal with mines, mining rights, mining claims and land supposed to contain minerals or precious stones, and undertakings connected therewith; to work, exercise, develop, finance and turn to account the same, and to buy, sell, refine, manipulate, and deal in minerals and metals of all kinds, and in particular gold, silver and other precious metals and precious stones; to examine, investigate and secure the titles to lands, farms, mines, minerals, ores and mining or other rights and claims in any part of the world, and employ and send to any part of the world, and to pay the fees, costs, charges and expenses of agents, including persons and corporations, mining experts, legal counsel, and all persons useful or supposed to be useful in examining, investigating and exploring lands, farms, mines, minerals, ores, mining or other rights and claims, or in examining, investigating, and securing the title to lands, farms, mines, minerals, ores, mining or other rights and claims in any part of the world; to print, publish, advertise and circulate reports, maps, plans, prospectuses and documents of every kind whatsoever, directly or indirectly relating or supposed to relate to lands, mines, minerals, ores and mining or other rights, concessions and claims in any part of the world or the title thereto, or to the organization, operations and objects of this Company or any other company:

(3.) To acquire from time to time, by purchase or otherwise, inventions, patents, patent rights, concessions, grants, freeholds, leases, rights, claims, and interests in lands or other properties of every description, in any part of the world, including mines, works, railways, tramways, lands, wharves, docks, canals, electric and water rights and ways, quarries, forests, pits, mills, buildings, machinery, stock, plants, and things, upon such terms and in such manner as may be deemed advisable:

(4.) To lease, settle, improve, colonize and cultivate lands and hereditaments in any part of the world:

(5.) To develop the resources of any lands and hereditaments by building, planting, clearing, mining, and otherwise dealing with the same:

(6.) To purchase or otherwise acquire, hold, sell, lease, grant licences or easements, exchange, turn to account, dispose of and deal in real and personal property of all kinds, and in particular lands, buildings, hereditaments, business concerns and undertakings, mortgages, charges, annuities, patents, patent rights, copyrights, licences, securities, grants, charters, concessions, leases, contracts, options, policies, book debts, claims and any interest in real or personal property, and any claims against such property, or against any persons or company or corporation, and to finance and carry on any business concern or undertaking so acquired, and to enfranchise any leasehold property acquired by the Company:

(7.) To aid, encourage and promote immigration into any lands or property acquired or controlled by the Company, and to colonize the same, and for such purposes to lend and grant any sums of money for any purpose which may be, or may be supposed to be, for the advantage of the Company:

(8.) To lay out towns or villages, on any lands acquired or controlled by the Company, or in which the Company is in any way interested, and to construct, maintain, carry on, and alter roads, streets, hotels, boarding houses, dwelling houses, factories, shops, and stores, and to contribute to the cost of making, providing, and carrying on and working the same:

(9.) To purchase or otherwise acquire and undertake all or any part of railway or tramway property, or the rights and liabilities of any person or company holding or seeking to acquire, or making or constructing railways or tramways, canals, waterworks or public improvements in any part of the world:

(10.) To promote, construct, equip, improve, maintain, work, manage, or control or aid in or subscribe towards the promotion, construction, improvement, maintenance, working, management or control of, or to hire, rent or charter works, undertakings and opera-

tions of all kinds, both public and private, and in particular roads, tramways, railways, engines, waggons, telegraphs, telephones, cables, ships, lighters, harbours, piers, docks, quays, wharves, warehouses, bridges, viaducts, aqueducts, reservoirs, embankments, water works, water-courses, canals, flumes, irrigations, drainage works, sewage works, saw mills, crushing mills, smelting works, iron, steel, ordnance, engineering or implement works, hydraulic works, gas, electric lighting and electrical works, power and supply works, quarries, collieries, coke ovens, foundries, furnaces, factories, carrying undertakings by land and water, stage coaches, fortifications, markets, exchanges, mints, public or private buildings, newspapers and publication establishments, whether for the purposes of the Company, or for sale or hire to or in return for any consideration from any other company or person:

(11.) To purchase or otherwise acquire, hold or sell, or manipulate, exchange, turn to account, dispose of or deal in agricultural, plantation, fishing and trading rights; and all or any products of farms, plantations, vineyards, forests, fisheries, and the like, including animals, grain, provisions, fruits, wines, spirits, cotton, wool, silk, fibres, tobacco, coffee, tea, sugar, timber, rubber, oils, chemicals, explosives, drugs, dye stuffs, nitrates, petroleum, bullion, specie, coin, copper, lead, tin, quicksilver, iron, coal, stone, and other merchandise and commodities of all kinds, either for immediate or future delivery, and whether in a crude state or manufactured or otherwise, and to advance money at interest upon the security of all or any such products, merchandise and commodities, and to carry on business as merchants, importers and exporters:

(12.) To undertake and carry on any business transaction or operation commonly undertaken or carried on by bankers, underwriters, concessionaires, contractors for public and other works, capitalists or merchants, and generally to institute, enter into, carry on, assist or participate in financial, commercial, mercantile, industrial, manufacturing, mining and other businesses, works, contracts, undertakings and financial operations of all kinds, and to carry on any other business which may seem to the Company capable of being conveniently carried on in connection with any of the objects of the Company or which may be thought calculated, directly or indirectly, to enhance the value of or render profitable any of the Company's property or rights:

(13.) To deal in, purchase, make merchantable, sell, and dispose of ores, minerals, goods and merchandise generally in any part of the world:

(14.) To carry on the business of a mining, smelting, trading, and metallurgical company, in all its branches, in any part of the world:

(15.) To acquire, by grant, purchase, or otherwise, concessions of any property or privileges from any Government, British, colonial, or foreign, and to perform and fulfil the terms and conditions thereof:

(16.) To sell, exchange, mortgage, lease or otherwise deal with, either absolutely, conditionally, or for any limited interest, the undertaking or property, rights or privileges of the Company, or any part thereof, as a going concern or otherwise, to any public body, corporation, company, society or association, whether incorporated or not, or to any person or persons, for such consideration as the Company may think fit, and in particular for cash, shares, stocks, debentures, securities or property of any other company; to distribute any of the assets or property of the Company among the members in specie or otherwise, but so that no distribution amounting to a reduction of capital be made without the sanction of the Court where necessary:

(17.) To promote, organize, and register, and to aid and assist in the promotion, organization and registration of any company or companies, either in Great Britain or elsewhere, for the purpose of acquiring, working or otherwise dealing with any of the property, rights or liabilities of this Company, or any property in which this Company is interested, or for any other purpose, with power to assist such company or companies by paying or contributing towards the preliminary expenses or providing the whole or part of the capital thereof, or by taking or subscribing for shares, preferred or ordinary, or by lending money thereto upon debentures or otherwise, and to incur and pay out of the property of the Company any costs and expenses which may be expedient or useful or supposed to be expedient or useful, in or about or incident to the promotion, organization, registration, advertising and establishment of any such company, and to the issue and subscription of the share or loan

capital, including brokerage and commissions for obtaining applications for or placing, or guaranteeing the placing of the shares or any debentures, debenture stock or other securities thereof, and to undertake the management and secretarial or other work, duties and business of any company on such terms as may be arranged:

(18.) To lend and advance money upon the security or supposed security of farms, lands, mines, minerals, claims, mining or other rights, concessions, claims, or pastoral or other leases in any part of the world, with or without security, and in particular to customers of and persons having dealings with the Company:

(19.) To make and carry into effect all arrangements with respect to the union of interests or amalgamation, either in whole or in part, with any other companies or persons having objects similar to, or included in the objects of this Company:

(20.) To transact and carry on all kinds of agency and commission business, and in particular to collect moneys, royalties, revenue, interest, rents and debts, and to negotiate loans and find investments, and to issue and place shares, stock, bonds, debentures, debenture stock, and other securities; to subscribe for, purchase, or otherwise acquire and hold, sell, exchange, dispose of, deal in, negotiate or issue shares, stock, bonds, debentures, debenture stock, or securities, of any company or of any authority, supreme, municipal, local or otherwise:

(21.) To guarantee the payment of money secured by or payable under or in respect of bonds, debentures, debenture stock, contracts, mortgages, charges, obligations and securities of any company or of any authority, supreme, municipal, local or otherwise, or of any person whomsoever, whether incorporated or not incorporated:

(22.) To guarantee the title to or quiet enjoyment of property either absolutely or subject to any qualifications or conditions, and to guarantee persons and corporations interested or about to become interested in any property against any loss, actions, proceedings, claims or demands in respect of any insufficiency, imperfection or deficiency of title, or in respect of any incumbrance, burdens, or outstanding rights:

(23.) To furnish and provide deposits and guarantees of funds required in relation to any tender or any application for any contract, concession, decree, enactment, property or privilege, or in relation to the carrying out of any contract, concession, decree or enactment:

(24.) Generally to carry on and transact every kind of guarantee business, including the performance of contracts by members of, or companies or persons having dealings with the Company, and to undertake obligations of every kind and description, and also undertake and execute trusts of all kinds:

(25.) To make, accept, issue, indorse and execute bills of exchange, promissory notes, and other negotiable instruments, and to discount, buy, sell, and deal in the same; to grant, issue, buy, sell, and deal in bills of lading, dock and other warrants; to issue, buy, sell, and deal in coupons and all other promises to pay moneys:

(26.) To borrow or raise money for the purposes of the Company in such manner and upon such terms as may seem expedient, and to secure the repayment thereof, and of moneys owing or obligations incurred by the Company, by redeemable or irredeemable bonds, debentures, or debenture stock (such bonds, debentures, or debenture stock being made payable to bearers or otherwise, and payable either at par or at a premium or discount), or by mortgages, scrip certificates, bills of exchange or promissory notes, or by any other instrument or in such other manner as may be determined, and for any such purposes to charge all or any part of the property of the Company, both present and future, including its uncalled capital, and to allot the shares of the Company credited as fully or partly paid up, or bonds, debentures or debenture stock issued by the Company, as the whole or part of the purchase price for any property purchased by the Company, or for any valuable consideration:

(27.) To make donations to such persons and in such cases, and either in cash or other assets, as may be thought directly or indirectly conducive to any of the Company's objects, or otherwise expedient, and in particular to remunerate any person or corporation, introducing business to this Company, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition, or for any public, general, or other object, and to aid in the establishment and support of associations for the benefit of persons employed by or having dealings with the Company, and in particular friendly or other benefit societies, and to grant

any pension, either by way of an annual payment or a lump sum, to any officer or servant of the Company:

(28.) To purchase or otherwise acquire and undertake all or any part of the business, property, goodwill and liabilities of any company, corporation, society, partnership, or persons carrying on or about to carry on any business which the Company is authorised to carry on, or which is in any respect similar to the objects of this Company, or which is capable of being conducted so as directly or indirectly to benefit this Company, or possessed of property deemed suitable for the purposes of this Company, and to enter into partnership or into any arrangement with respect to the sharing of profits, union of interests, or amalgamation, reciprocal concession or co-operation, either in whole or in part, with any such company, corporation, society, partnership, or persons:

(29.) To pay out of the funds of the Company all expenses of and incident to the formation, registration, advertising, and establishment of this Company, and the issue and subscription of the share or loan capital, including brokerage and commissions for obtaining application for, or placing or guaranteeing the placing the shares, or any debentures, debenture stock or other securities of this Company; and also all expenses attending the issue of any circular or notice, and the printing, stamping and circulating of proxies or forms to be filled up by the members of this Company:

(30.) To obtain, or in any way assist in obtaining, any Provisional Order or Act of Parliament, or other necessary authority, for enabling this or any other company to carry any of its objects into effect, or for effecting any modification of this or any other company's constitution; to procure this or any other company to be legalised, registered or incorporated, if necessary, in accordance with the laws of any country or state in which it may, or may propose to carry on operations; to establish and maintain agencies of the Company, and to open and keep a colonial or foreign register or registers of this or any other company, in any British colony or dependency, or in any foreign country, and to allocate any number of the shares in this or any other company to such register or registers:

(31.) To do all or any of the above things in any part of the globe, either as principals, agents, contractors, trustees, or otherwise, and either alone or in conjunction with others, and either by or through agents, sub-contractors, trustees, or otherwise; with power to appoint a trustee or trustees, personal or corporate, to hold any property on behalf of the Company, and to allow any property to remain outstanding in such trustee or trustees:

(32.) To do all such other things as are incidental or may be thought conducive to the attainment of the above objects, or any of them, and so that the word "Company" in this memorandum, when applied otherwise than to this Company, shall be deemed to include any partnership or other body of persons, whether corporate or incorporate, and whether domiciled in the United Kingdom or elsewhere, and the objects specified in each of the paragraphs in this memorandum shall be regarded as independent objects, and accordingly shall be in no wise limited or restricted (except when otherwise expressed in such paragraph) by reference to the objects indicated in any other paragraph, or the name of the company, but may be carried out in as full and ample a manner, and construed in as wide a sense as if each of the said paragraphs defined the objects of a separate, distinct and independent Company.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 28th day of June, one thousand eight hundred and ninety-nine.

[L.S.] S. Y. WOOTTON,  
je29 Registrar of Joint Stock Companies.

LICENCE AUTHORISING AN EXTRA-PROVINCIAL COMPANY TO CARRY ON BUSINESS.

"COMPANIES ACT, 1897."

CANADA: }  
PROVINCE OF BRITISH COLUMBIA. }  
No. 152.

THIS IS TO CERTIFY that "The Empire Mines of British Columbia, Limited," is authorised and licensed to carry on business within the Province of British Columbia, and to carry out or effect all or any of the objects hereinafter set forth to which the legislative authority of the Legislature of British Columbia extends.

The head office of the Company is situate in England.

The amount of the capital of the Company is £30,000, divided into 30,000 shares of £1 each.

The head office of the Company in this Province is situate in Rossland, and William Hart McHarg, solicitor, whose address is Rossland aforesaid, is the attorney for the Company.

The objects for which the Company has been established are :—

(a.) To adopt and carry into effect, with such, if any, alterations or modifications as may be agreed upon, the agreement mentioned in Clause 3 of the Company's Articles of Association :

(b.) To prospect and explore in British Columbia or elsewhere, for the purpose of obtaining information with respect to metalliferous lands, mines, mining rights, minerals and water rights :

(c.) To purchase, take on lease or otherwise acquire any metalliferous lands, mines, mining rights and water rights in British Columbia or elsewhere, and any interest therein, and to work, exercise, develop and turn to account the same :

(d.) To crush, win, get, quarry, smelt, calcine, refine, dress, amalgamate and prepare for market, export, sell, exchange and deal in ore, metal, and mineral substances of all kinds, and to carry on any other metallurgical operations which may seem conducive to any of the Company's objects :

(e.) To buy, sell, manufacture and deal with ores, minerals, plant, machinery, implements, conveniences, provisions and things capable of being used in connection with metallurgical operations, or required by workmen and others employed by the Company :

(f.) Generally to work, develop and turn to account, any mines, mining rights, lands or property belonging to or leased to the Company, or in or over which the Company may be entitled to any rights or interests, in such manner as the Company may think fit :

(g.) To carry on the businesses of dealers in ores, minerals and precious metals, machine makers, builders, merchants, importers and exporters, printers, publishers, bankers, shipowners, carriers of passengers or goods, by land or by water, brokers, and any other businesses which may seem calculated directly or indirectly to develop the Company's property :

(h.) To promote, make, provide, purchase or otherwise acquire, take on lease or agreement, lease, let, grant running powers over, work, use, sell and dispose of railways, tramways, and other roads, ways and means of access to any part or parts of the property of the Company, in British Columbia or elsewhere, and to contribute to the expense of promoting, making, providing, acquiring, working and using the same :

(i.) To purchase, take on lease, or in exchange, or otherwise acquire, sell, lease or dispose of any real or personal property in British Columbia or elsewhere, and any rights or privileges which the Company may think necessary or convenient with reference to any of these objects, and capable of being profitably dealt with in connection with any of the Company's property or rights for the time being :

(j.) To purchase or otherwise acquire and undertake all or any part of the business, property, rights and liabilities of any person or persons, partnership, association or corporation carrying on any business which this Company is authorised to carry on, or possessed of property suitable for the purposes of the Company :

(k.) To construct, erect, maintain and improve any buildings, works, mills, machinery or premises upon or in connection with any of the Company's property :

(l.) To pay for any property acquired or agreed to be acquired by the Company, by the issue of shares of the Company credited as fully or partly paid up, or of debentures, debenture stock or other securities of this Company :

(m.) To promote, organize and register, or assist in the promotion, organization, registration and objects of any company or companies, businesses or undertakings, either in Great Britain, Ireland or abroad, having objects wholly or in part similar to those of this Company, or for the purpose of acquiring, purchasing, holding, working or otherwise dealing with any property of this Company, or in which this Company is interested, or for any other purpose, with power generally to assist such companies, businesses or undertakings, and in particular by paying or con-

tributing towards the preliminary expenses thereof, or providing the whole or part of the capital thereof, or by taking shares therein, or by lending money thereto, upon debentures or otherwise :

(n.) To subscribe for, take, acquire, hold, sell and give guarantees by way of underwriting or otherwise in relation to the stock, shares, debentures, obligations and securities, of any company carrying on or intending to carry on any business which this Company is authorised to carry on, or any business or transaction capable of being conducted so as directly or indirectly to benefit this Company, or of any supreme, municipal, public or local board or authority :

(o.) To enter into partnership or into any arrangement for sharing profits, union of interests, reciprocal concession or co-operation with any person or persons, partnership, association, corporation, or company carrying on or about to carry on any business which this Company is authorised to carry on, or any business or transaction capable of being conducted so as directly or indirectly to benefit this Company, and to take or otherwise acquire and hold shares or stock in, or securities of, and to subsidize or otherwise assist any such company, and to sell, hold, re-issue, with or without guarantee, or deal with such shares or securities :

(p.) To do all acts and things which may be necessary for or desirable in connection with procuring the Company a legal recognition, domicile, and status in British Columbia, or in any country, state or territory in which any of its property, estate, effects, or rights may be situated, or in which the Company may desire to carry on business, and to appoint attorneys, local boards and agencies (with such powers as the Directors of the Company may determine) to represent the Company in any such country, state, or territory :

(q.) To enter into any arrangements with any governments and authorities that may seem conducive to the Company's interests, and to obtain from such governments and authorities, or take over from other persons or companies possessing the same, any rights, privileges, and concessions which the Company may think it desirable to obtain, and to carry out and utilise the same, and to obtain or assist in obtaining any Acts of Parliament or Session, or sanctions, or orders of any such governments and authorities which the Company may deem proper :

(r.) To invest and deal with the moneys of the Company not immediately required, upon such securities and in such manner as may from time to time be determined, and to raise or borrow and secure the repayment of money in such manner and on such terms as may seem expedient, and in particular by the issue of debentures, charged upon the whole or any part of the undertaking, property, and assets of the Company, both present and future, including its uncalled capital :

(s.) To make, draw, accept, indorse, execute, and negotiate bills of exchange, promissory notes, and other negotiable instruments :

(t.) To pay all expenses of and incident to the formation and establishment of the Company, and to remunerate any person or persons for services rendered, or to be rendered, in introducing any property or business to the Company, or in placing, or assisting to place, or guaranteeing the placing of any shares, debentures, or other securities of the Company, including any brokers' commissions, fees, and charges in connection therewith :

(u.) To sell, lease, exchange, surrender, or otherwise deal with the undertaking and property and rights of the Company, or any part thereof, for such consideration as the Company may think fit, and in particular for any shares, debentures, or securities of any other company, and to divide such part or parts as may be determined by the Company of the purchase moneys, whether in cash, shares, or other equivalent, which may at any time be received by the Company on a sale of or other dealing with the whole or part of the property, estate, effects, and rights of the Company amongst the members of the Company, by way of dividend or bonus, in proportion to their shares, or to the amount paid up on their shares, or otherwise to deal with the same, as the Company may determine :

(v.) To distribute any of the assets of the Company among the members in specie, but so that no distribution amounting to a reduction of capital be made without the sanction of the Court where necessary :

(w.) To do all such other things as are incidental or conducive to the attainment of the above objects, or any of them :

(x.) To do all or any of the above things, either as principals, agents, contractors, trustees, or otherwise, and either alone or in conjunction with others, and either by or through agents, sub-contractors, trustees, or otherwise.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 22nd day of June, one thousand eight hundred and ninety-nine.

[L.S.] S. Y. WOOTTON,  
je29 *Registrar of Joint Stock Companies.*

LICENCE AUTHORISING AN EXTRA-PROVINCIAL COMPANY TO CARRY ON BUSINESS.

"COMPANIES ACT, 1897."

CANADA: }  
PROVINCE OF BRITISH COLUMBIA. }  
No. 153.

THIS IS TO CERTIFY that "The Smelting Corporation, Limited," is authorised and licensed to carry on business within the Province of British Columbia, and to carry out or effect all or any of the objects hereinafter set forth to which the legislative authority of the Legislature of British Columbia extends.

The head office of the Company is situate at No. 11, and 12, Clements Lane, London, England.

The amount of the capital of the Company is £600,000, divided into 600,000 shares of £1 each.

The head office of the Company in this Province is situate at the City of Kaslo, and Arthur R. Browne, ore buyer, whose address is Kaslo aforesaid, is the attorney for the Company.

The objects for which the Company has been established are:—

(a.) To enter into a contract, a draft of which has been prepared and signed by two of the subscribers hereof, and which contract is intended to bear date the 17th of March, 1898, and made between The Burnham Syndicate, Limited, of the one part, and the Company of the other part, for the acquisition of certain letters patent and patent rights, and for other purposes, and to carry the same into effect with or without modification:

(b.) To acquire by purchase, application or otherwise, any other letters patent, patent rights, or any interest therein, or the right to use any invention suitable for any business of the Company:

(c.) To use any invention in which the Company, as patentees, licensee or otherwise, may have an interest, and to grant licenses in respect of the same:

(d.) To acquire any ironstone, lead, copper, tin, coal, gold, silver or other mines or mineral property, or any share or interest therein:

(e.) To work any mines or mineral deposits, and to acquire, deal in, treat in any way ores of any kind, and to carry on the business of smelting and of workers, founders, smiths, iron masters and colliery proprietors, manufacturing chemists, and manufacturers of metal goods and to deal in metals of all kinds:

(f.) To construct, and assist in the construction, or acquire absolutely or for any term, and to work in connection with the other business of the Company, or for public traffic, any railway or tramway, and to enter into a working agreement with regard to any railway or tramway:

(g.) To acquire, build, own, charter or hire any steamships, lighters or other vessels, and to let the same, or use the same in connection with the other business of the Company, or as carriers of passengers, mails, goods or animals, and to acquire absolutely or for any term, or construct and own any quays, wharves or warehouses:

(h.) To carry on any work of exploration and make any experiments in boring or in the treatment of ores or metals for any purpose, and to construct, or contribute towards the construction of, any works required for any purpose of the Company, or calculated to improve any of its property or to facilitate the working thereof:

(i.) Generally to purchase, take on lease or in exchange, hire or otherwise acquire any real or personal property, rights or privileges which the Company may think suitable or convenient for the purposes of its business, and to erect and construct buildings and works of all kinds:

(j.) To acquire and carry on all or any part of the property or business of any person, firm, association or company possessed of property suitable for any purpose of this Company, or carrying on, or in the case

of a company formed to carry on, any business within the foregoing objects, or any business which can be conveniently carried on in connection with the same, or may seem to the Company calculated directly or indirectly to benefit it, and in connection with any such transaction to undertake any liabilities relating to the property or business acquired, and also to acquire, hold or dispose of all or any part of the share capital or all or any of the obligations of any such company as mentioned in this sub-section:

(k.) To sell, let, dispose of or otherwise deal with the whole or any part of the property and undertaking of the Company on any terms and for any consideration:

(l.) To accept in consideration for any property let, sold or disposed of or any service rendered the shares, stocks or obligations of any company in the United Kingdom or elsewhere, and upon a distribution of assets or division of profits to distribute any such shares, stocks or obligations amongst the members of the Company in specie, and to allow any shares belonging to the Company to be registered in the name or names of any nominee or nominees:

(m.) To borrow or raise money for any purpose of the Company, and for the purpose of securing the same and interest thereon, or for any other purpose, to mortgage or charge the undertaking, and all or any part of the property or rights of the Company, present or after acquired, including uncalled capital, and to create, issue, make, draw, accept and negotiate perpetual or redeemable debentures, or debenture stock, bonds or other obligations, bills of exchange, promissory notes or other negotiable instruments:

(n.) To pay out of the funds of the Company all expenses of or incident to the formation, registration and advertising of the Company, and the issue of its capital, including brokerage and commissions for obtaining or guaranteeing applications for or placing shares:

(o.) To contribute money for the purpose of founding, establishing or maintaining any fund or institution calculated to benefit directly or indirectly persons employed by the Company, or other companies carrying on businesses similar to those included in the objects of this Company, or the families of any such persons, and to erect cottages or other buildings for the use or benefit of workmen and others in the employ of the Company and their families:

(p.) To apply for or promote any Act of Parliament, provisional order, licence or concession for the purpose of extending or varying the objects and powers of the Company, or to enable it more conveniently to carry on business or any class of business in any country, and to make all payments, and abandon or agree to any limitation of the Company's business, and to do all other things necessary to enable the Company to obtain the same or comply with the terms thereof, and to enter into any contract or combination for the regulation or protection of any trade in which the Company may be engaged:

(q.) To carry out all or any of the foregoing objects as principals or agents, or in partnership or conjunction with any other person, firm, association or company, and in any part of the world:

(r.) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them.

Given under my hand and seal of office, at Victoria, Province of British Columbia, this 26th day of June, one thousand eight hundred and ninety-nine.

[L.S.] S. Y. WOOTTON,  
je29 *Registrar of Joint Stock Companies.*

DOMINION ORDERS IN COUNCIL.

[1012]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 22nd day of May, 1899.

PRESENT:

HIS EXCELLENCY THE GOVERNOR-GENERAL  
IN COUNCIL.

ON A MEMORANDUM, dated 9th May, 1899, from the Minister of the Interior, stating that he has received an application from the municipal authorities of the City of Revelstoke, British Columbia, to be granted Villa Lots Nos. 51 to 57, both inclusive, for the purpose of a public park.

The Minister recommends, the Lots in question being available, that Villa Lots Nos. 51 to 57, both inclusive, excluding therefrom the Government Reserve border-

ing on portions of certain of these lots, and the streets crossing the same, as shewn coloured pink on the annexed plan, be granted the City of Revelstoke, British Columbia, for the purpose of a public park, and upon condition that the same shall be used for no other purpose, under sub-section 2 of section 11 of the regulations for the survey, administration, disposal and management of Dominion Lands within the Forty-mile Railway Belt in the Province of British Columbia, upon payment of the usual patent fee of \$10.00.

The Committee submit the same for Your Excellency's approval.

JOHN J. McGEE,  
Clerk of the Privy Council.

je29

## MUNICIPAL COURTS OF REVISION.

### CORPORATION OF THE CITY OF SANDON.

NOTICE is hereby given that the first sitting of the Court of Revision appointed by the Council of the City of Sandon for hearing all complaints against the assessment for the current year, as made by the Assessor of the said City, will be held in the Council Chamber, at Sandon, on Monday, the 26th day of June, at 10 o'clock a.m.

FRANK C. SEWELL,  
City Clerk.

Sandon, B.C., May 16th, 1899.

my26

## CERTIFICATES OF INCORPORATION.

No. 293.

### "COMPANIES ACT, 1897."

CERTIFICATE OF THE INCORPORATION OF "THE EAST KOOTENAY COPPER MINING COMPANY, LIMITED," "NON-PERSONAL LIABILITY."

*Capital, \$250,000.*

I HEREBY CERTIFY that "The East Kootenay Copper Mining Company, Limited," "Non-Personal Liability," has this day been incorporated under the "Companies' Act, 1897," as a limited company, with a capital of two hundred and fifty thousand dollars, divided into one million shares of twenty-five cents each:

The registered office of the Company will be situate in Windermere, British Columbia.

The Company is specially limited under section 56 of the said Act.

The objects for which the Company has been established are:—

(a.) To purchase, take on lease, or otherwise acquire in any lawful manner, mining leases, or mining claims, or mining rights, or mines held as real estate, or any other mining property in any part of the Province of British Columbia or elsewhere, or any interest therein, and particularly the Broad Gauge, Gipsy Girl, Shady Prince, and Sunny Princess mining claims in Windermere Mining Division in East Kootenay, British Columbia, and to pay for the same either in cash or fully paid-up stock of the Company:

(b.) To crush, win, get, quarry, smelt, calcine, refine, dress, amalgamate, manipulate, and prepare for market ore, metal and mineral substances of all kinds, and to carry on any other metallurgical operations which may seem conducive to any of the Company's objects:

(c.) To search for, prospect, examine and explore for mines, metals and minerals, and to obtain information relating to mines, minerals or mining localities:

(d.) To develop, equip and maintain, improve and work by any process all or any part or portion of the property of the Company:

(e.) To erect, construct or acquire by purchase, lease or exchange or otherwise, roads, tramways, wharves, viaducts, aqueducts, canals, reservoirs, watercourses, telegraph lines, mills, fixtures, buildings and works of every kind and description, patents and patent rights, and to equip, maintain and operate the same or any of them for the objects of the Company only:

(f.) To use water, steam, electricity, or any other power now known, or that may hereafter be discovered, as a motive power, or in any other way for the uses and purposes of the Company:

(g.) To acquire, in any lawful manner, lands, tenements, and hereditaments of whatsoever tenure, for the objects of the Company only:

(h.) To acquire water privileges and rights, to dig ditches and canals, mills, flumes and aqueducts, to convey water from one place to another, as the business or purposes of the Company may require:

(i.) To borrow or raise money by issue of or upon mortgages, bonds, debentures, preference shares, or other obligations of the Company; to mortgage or pledge all or any of the Company's property, income, or uncalled capital for the purposes of securing such mortgages, bonds, debentures, preference shares, or other obligations:

(l.) To carry on the business of purchasing, milling and smelting, matting, stamping and reducing ores and minerals of every kind and description:

(m.) To obtain, acquire and dispose of any concessions or authorisations of any Government, municipal body or other authority, or any works or undertakings which the Company may carry on:

(n.) To apply, at the cost of the Company, to Parliament for an extension of the Company's powers:

(o.) To accept surrender of its own shares:

(p.) To do all such things as are incidental to the attainment of the above objects.

Given under my hand and seal of office at Victoria, Province of British Columbia, this third day of July, one thousand eight hundred and ninety-nine.

[L.S.]

jy6

S. Y. WOOTTON,

Registrar of Joint Stock Companies.

No. 291.

### "COMPANIES' ACT, 1897."

CERTIFICATE OF THE INCORPORATION OF "THE REFERENDUM FREE GOLD MINING AND MILLING COMPANY, LIMITED," "NON-PERSONAL LIABILITY."

*Capital, \$500,000.*

I HEREBY CERTIFY that "The Referendum Free Gold Mining and Milling Company, Limited," "Non-Personal Liability," has this day been incorporated under the "Companies' Act, 1897," as a Limited Company, with a capital of five hundred thousand dollars, divided into two million shares of twenty-five cents each.

The registered office of the Company will be situate in the City of Rossland, British Columbia.

The time of the existence of the Company is fifty years.

The Company is specially limited under section 56 of the said Act.

The objects for which the Company has been established are:—

(a.) To purchase the "Referendum," "Katic," and "Golden Cross" Mineral Claims, situate on Forty-Nine Creek, twelve miles from Nelson, in Nelson Mining Division of West Kootenay, British Columbia, and to purchase, lease, bond, locate or otherwise acquire any mineral claims, mineral lands, mining properties and real estate in the Province of British Columbia or elsewhere, and to pay for the same either in money or fully paid-up shares of the Company, or partly in money and partly in such shares, and to sell or lease or otherwise dispose of the same, or any of them, or any part thereof:

(b.) To work, explore, develop, and maintain the mines, minerals, or other property of the Company, and to carry on the business of mining of every description, and to raise, crush, win, get, quarry, smelt, calcine, refine, dress, amalgamate, manipulate and prepare for market, ore, metal and mineral substances of all kinds, whether the property of the Company or not, in British Columbia or elsewhere, and to carry on any metallurgical operations which may seem conducive to the Company's objects, or any of them, or which may seem capable of being usefully and profitably carried on in connection with the other business of the Company, and to sell, dispose of, and deal in any ore, metal, and mineral substances, either in manufactured state or otherwise, and any minerals or substances resulting from or to be obtained in the process of smelting, refining or manufacturing the same, and either free or in combination with other substances:

(c.) To carry on the business of smelters, refiners, founders, assayers, dealers in bullion, metal, metals and products of smelting of every nature and description:



other business of the Company, and to sell, dispose of and deal in any ore, metal and mineral substances resulting from or to be obtained in the process of smelting, refining or manufacturing the same, and either free or in combination with other substances:

(d.) To construct, carry out, maintain, improve, manage, work, control and superintend any trails, roadways, tramways, reservoirs, water-courses, bridges, aqueducts, wharves, furnaces, saw-mills, crushing works, smelting works, concentrating works, hydraulic works, electrical works, factories, warehouses, ships, boats and other works and conveniences which may seem directly or indirectly conducive to any of the objects of the Company, or to contribute to, subsidise, or otherwise aid and take part in any such operations:

(e.) To borrow or raise money by issue of or upon mortgages, bonds, debentures, preference shares or other obligations of the Company, to mortgage or pledge all or any of the Company's property, income or uncalled capital for the purpose of securing such mortgage, bonds, debentures, preference shares or other obligations:

(f.) To pay out of the funds of the Company all expenses of or incidental to the formation, registration and advertising of the Company and the issue of its capital, including brokerage and commissions for obtaining applications for or placing shares, and to apply, at the cost of the Company, to Parliament for any extension of the Company's powers:

(g.) To sell, let, develop, dispose of or otherwise deal with the undertaking, or all or any part of the property of this Company upon any terms, with power to accept as the consideration any shares, stocks or obligations of any other company:

(h.) To amalgamate with or acquire the business and liabilities of any other company or companies having objects altogether or in part similar to those of this Company:

(i.) To sell and dispose of the Company stock from time to time, and as often as may be deemed expedient, for such price, or in exchange for such property, as the Company may think fit:

(j.) To procure the Company to be registered in any place or country:

(k.) To search for, prospect, examine and explore for mines, metals and minerals, and to obtain information relating to mines, minerals or mining locations, and to employ and equip expeditions, explorers, experts and other agents:

(l.) To acquire water privileges and rights, to dig ditches and canals, mills, flumes and aqueducts to convey water from one place to another, as the business or purposes of the Company may require:

(m.) To obtain by purchase, lease, hire, exchange, development, discovery, location, assignment or otherwise howsoever, and to hold in the Province of British Columbia and elsewhere, water rights and privileges, coal lands, timber lands and leases, mills and mining works, buildings, machinery, easements and privileges and surface rights, and to equip, operate and turn the same to account, and to sell or otherwise dispose of the same or any interest therein:

(n.) To manage, develop, improve, prospect, or work all or any mines or mineral claims of every description, whether placer, quartz, or otherwise howsoever, and whether belonging to the Company or not, and to work and manufacture the product of any mines in any way they may see fit, and to crush, wash, smelt, and to otherwise render the ores marketable, as they may deem best:

(o.) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this Company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this Company:

(p.) To do all or any of the above things as principals, agents, contractors, trustees or otherwise, and by or through trustees, agents or otherwise, and either alone or in conjunction with others:

(q.) To do all such things as the Company may think incidental or conducive to the attainment of the above objects or any of them.

Given under my hand and seal of office, at Victoria, British Columbia, this 14th day of June, one thousand eight hundred and ninety-nine.

[L.S.]  
je15

S. Y. WOOTTON,  
Registrar of Joint Stock Companies.

## CERTIFICATES OF INCORPORATION.

No. 279.

"COMPANIES ACT, 1897."

CERTIFICATE OF THE INCORPORATION OF "THE BRITISH AMERICAN CONSOLIDATED GOLD AND SILVER MINING COMPANY OF BRITISH COLUMBIA, LIMITED," "NON-PERSONAL LIABILITY."

Capital \$1,500,000.

I HEREBY CERTIFY that "The British American Consolidated Gold and Silver Mining Company of British Columbia, Limited," "Non-Personal Liability," has this day been incorporated under the "Companies' Act, 1897," as a Limited Company, with a capital of one million five hundred thousand dollars, divided into one million five hundred thousand shares of one dollar each.

The registered office of the Company will be situate in the City of Rossland, British Columbia.

The Company is specially limited under section 56 of the said Act.

The objects for which the Company has been established are:—

(a.) To purchase, lease, locate or otherwise acquire any mineral claims, mineral lands, mines and any real estate, in the Province of British Columbia or elsewhere, and to pay for the same either in money or in fully paid-up shares of the Company, or partly in money and partly in shares, and to sell or lease or otherwise dispose of the same, or any of them:

(b.) To raise, crush, win, get, quarry, smelt, calcine, refine, dress, amalgamate, manipulate and prepare for market ore, metal and mineral substances of all kinds, whether the property of the Company or not, in British Columbia or elsewhere, and to carry on any metallurgical operations which may seem conducive to the Company's objects or any of them, or which may seem capable of being usefully or profitably carried on in connection with the business of the Company, and to sell, dispose of and deal in any ore, metal and mineral substances resulting from, or to be obtained in the process of milling, crushing, smelting, refining or manufacturing the same, and either free or in combination with other substances:

(c.) To construct, carry out, maintain, improve, manage, work, control and superintend any trails, roadways, tramways, reservoirs, water-courses, bridges, aqueducts, wharves, furnaces, saw-mills, crushing works, electrical works, smelting works, concentrating works, hydraulic works, factories, warehouses, and other works and conveniences which may seem directly or indirectly conducive to any of the objects of the Company, or to contribute to, subsidise, or otherwise aid and take part in such operations:

(d.) To buy, sell, manufacture and deal in minerals, plant, machinery, implements, conveniences, provisions and things capable of being used in connection with metallurgical operations, or any of the business of the Company, or required by workmen and others employed by the Company:

(e.) To purchase, take on lease, or in exchange, hire, or otherwise acquire and hold lands, mines, factories, buildings, furnaces for smelting or treating ores and refining metals, mining rights, rights of way, light or water, or any other rights or privileges, machinery, businesses, good will, plants, stock-in-trade, or any other real or personal property as may be deemed advisable. (2.) To use steam, water, electricity, or any other power as a motive power or otherwise:

(f.) To clear, manage, farm, cultivate, irrigate, plant, build on, or otherwise work, use and improve any land which, or any interest in which, may belong to the Company, to deal with any farm or other products of any land of the Company, to lay out cities, or towns, or villages on any lands of the Company:

(g.) To acquire and carry on all or any part of the business or property, and to undertake any liabilities of any person, firm or associations, or company possessed of property suitable for the purposes of the Company, or carrying on any business which this Company is authorised to carry on or which can be conveniently carried on in connection with the same, or may seem to this Company calculated directly or indirectly to benefit the Company, and as the consideration for the same to pay cash or to issue any shares, stocks or obligations of this Company:

(h.) To undertake, and carry into effect all such financial, trading or other operations or businesses in connection with the objects of the Company, as the Company may think fit :

(i.) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concessions, or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which the Company is authorised to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this Company, and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same :

(j.) To sell or dispose of the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this Company :

(k.) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the Company, or for any other purpose which may seem directly or indirectly calculated to benefit this Company :

(l.) Generally to purchase, take on lease, on in exchange, hire or otherwise acquire any real or personal property, and any rights or privileges which the Company may think necessary or convenient for the purposes of its business, and in particular any mines, mining rights, lands, timber lands or limits, buildings, easements, machinery, plant and stock-in-trade :

(m.) To lend or invest the moneys of the Company not immediately required, and to make advancements for the purposes of this Company, on stocks, shares and other securities, and on properties of all kinds, and in such manner as may from time to time be determined :

(n.) To borrow or raise money for any purpose of the Company, and for the purpose of securing the same and interest, or for any other purpose, to mortgage and charge the undertakings of all or any part of the property of the Company, present or after acquired, or its uncalled capital, and to create, issue, make, draw, accept, and negotiate perpetual or redeemable debentures or debenture stock, promissory notes, bills of exchange, bills of lading, warrants, obligations, and other negotiable and transferable instruments :

(o.) To enter into any arrangement with any Government or any authority, municipal, local or otherwise, that may seem conducive to the Company's objects or any of them, and to obtain from such government or authority any rights, privileges or concessions which the Company may think it desirable to obtain, and to carry out, exercise and comply with, or if deemed desirable, dispose of any such arrangements, rights, privileges and concessions :

(p.) To obtain any Act of Parliament for enabling the Company to carry any of its objects into effect, or for effecting any modification of the Company's constitution, or for any other purpose which may seem expedient, and to oppose any proceedings or applications which may seem calculated, directly or indirectly, to prejudice the Company's interests :

(q.) To distribute any of the property of the Company among the members in specie :

(r.) To pay out of the funds of the Company all expenses incidental to the formation, registration and advertising of the Company, and the issue of its capital, including brokerage and commissions, for obtaining application for, or placing shares, and to apply, at the cost of the Company, to Parliament for any extension of the Company's powers :

(s.) To procure the Company to be registered in any place or country :

(t.) To do all such other things as are incidental or conducive to the attainment of the above objects :

(u.) Nothing hereinbefore contained shall give, or be construed to give, this Company any greater or further powers than are permitted to a company incorporated as a company having non-personal liability under the "Companies' Act, 1897," and all the objects hereinbefore expressed are hereby restricted to acquiring, managing, developing, working, and selling mines, mineral claims and mining properties, and the winning, getting, treating, refining, and marketing of mineral therefrom.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 13th day of June, one thousand eight hundred and ninety-nine.

[I.S.]

je15

S. Y. WOOTTON,

Registrar of Joint Stock Companies.

No. 278.

"COMPANIES ACT, 1897."

CERTIFICATE OF THE INCORPORATION OF "THE BOUNDARY CREEK COPPER MINES, LIMITED," "NON-PERSONAL LIABILITY."

Capital \$250,000.

I HEREBY CERTIFY that "The Boundary Creek Copper Mines, Limited," "Non-Personal Liability," has this day been incorporated under the "Companies' Act, 1897," as a Limited Company, with a capital of two hundred and fifty thousand dollars, divided into one million shares of twenty-five cents each.

The registered office of the Company will be situate in Greenwood, British Columbia.

The Company is specially limited under section 56 of the said Act.

The objects for which the Company has been established are :—

(a.) To purchase or otherwise acquire the "Dominion" and "No. 2" Mineral Claims, situate in West Copper Camp, Kettle River Mining Division, British Columbia, and to pay for the same either in cash or fully paid-up stocks and shares of the Company, or partly in cash and partly in stocks and shares of the Company, and to purchase, take on lease, or in exchange, hire, locate, or otherwise acquire, any real or personal property of any kind or nature whatsoever, including mines, mineral claims, mining leases, or any other mining property, in British Columbia or elsewhere, and to pay for the same either in cash or fully paid-up stock of the Company, or in bonds, shares, stocks, or securities of this or any other company or corporation :

(b.) To work, explore, develop and maintain the mines, minerals and other property of the Company, and to raise, crush, win, get, quarry, smelt, calcine, refine, dress, amalgamate, manipulate and prepare for market ore, metal and mineral substances of all kinds, whether the property of the Company or not, and to carry on any metallurgical operations which may seem conducive to the Company's objects, or any of them, or which may seem capable of being usefully or profitably carried on in connection with the other business of the Company, and to sell, dispose of and deal in any ore, metal and mineral substances resulting from, or to be obtained in the process of, smelting, refining or manufacturing the same, and either free or in combination with other substances :

(c.) To construct, carry out, maintain, improve, manage, work, control, and superintend trails, roadways, tramways, reservoirs, water-courses, bridges, aqueducts, wharves, furnaces, saw-mills, crushing works, smelting works, concentrating works, hydraulic works, electrical works, factories, warehouses, ships, boats, and other works and conveniences which may seem directly or indirectly conducive to any of the objects of the Company, or to contribute to, subsidise, or otherwise aid and take part in such operations :

(d.) To carry on the business of smelters, refiners, founders, assayers, and dealers in bullion, metals and products of smelting of every nature and description :

(e.) To apply for, purchase, or otherwise acquire, and to use, grant licences in respect of, or otherwise turn to account any patents, brevets d'invention, licences, concessions and the like, conferring an exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention that may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated, directly or indirectly, to benefit this Company :

(f.) To buy, sell, manufacture and deal in minerals, plant, machinery, implements, conveniences, provisions, and things capable of being used in connection with metallurgical operations, or any of the business of the Company, or required by workmen and others employed by the Company :

(g.) To purchase, take on lease or in exchange, hire, or otherwise acquire and hold lands, mines, estates, factories, buildings, furnaces for smelting or treating ores and refining metals, mining rights, rights of way, light, or water, or any other rights or privileges, machinery, businesses, good-wills, plants, stock-in-trade, or other real or personal property, as may be deemed advisable :

(h.) To borrow or raise money for any purpose of the Company, and for the purpose of securing the same and interest, or for any other purpose, to mortgage or charge the undertaking, or all or any part of the property of the Company, present or after acquired, or its uncalled capital, and to create, issue, make, draw, accept and negotiate perpetual or redeemable debentures or debenture stock, promissory notes, bills of exchange, bills of lading, warrants, obligations and other negotiable and transferable instruments :

(i.) To search, prospect, examine, and explore for mines, metals, and minerals, and to obtain information relating to mines, minerals, or mining locations, and to employ and equip expeditions, explorers, experts, and other agents :

(j.) To use steam, water, electricity, or any other power, as a motive power, or otherwise :

(k.) To obtain by purchase, lease, hire, exchange, development, discovery, location, assignment, or otherwise howsoever, and to hold, in the Province of British Columbia and elsewhere, water rights and privileges, coal lands, timber lands and leases, mills and mining works, buildings, machinery, easements, and privileges and surface rights, and to equip, operate and turn the same to account, and to sell or otherwise dispose of the same, or any interest therein :

(l.) To acquire water privileges and rights, to dig and construct ditches and canals, mills, flumes and aqueducts to convey water from one place to another, as the business or purposes of the Company may require :

(m.) To amalgamate with or acquire the business and liabilities of any other company or companies having objects altogether or in part similar to those of this Company :

(n.) To take, or otherwise acquire, and hold shares in any other company having objects altogether or in part similar to those of this Company, or carrying on and business capable of being conducted so as to directly or indirectly benefit this Company :

(o.) To sell, let, develop, dispose of, or otherwise deal with the undertaking, or all or any part of the property of the Company, upon any terms, with power to accept as the consideration any shares, stocks, or obligations of any other company :

(p.) To sell and dispose of the Company's stock from time to time, and as often as may be deemed expedient, for such price, or in exchange for such property as the Company may think fit :

(q.) To pay out of the funds of the Company all expenses of or incidental to the formation, registration and advertising of the Company, and the issue of its capital, including brokerage and commissions, for obtaining applications for or placing shares :

(r.) To procure the Company to be registered in any place or country :

(s.) To distribute any of the property of the Company among the members in specie :

(t.) To do all or any of the above things as principals, agents, contractors, trustees or otherwise, and by or through trustees, agents or otherwise, and either alone or in conjunction with others :

(u.) To do all such things as the Company may think incidental or conducive to the attainment of the above objects, or any of them :

(v.) Nothing hereinbefore contained shall give, or be construed to give, this Company any greater or further powers than are permitted to a company incorporated as a company having non-personal liability under the "Companies' Act, 1897," and all the objects hereinbefore expressed are hereby restricted to acquiring, managing, developing, working and selling mines, mineral claims and mining properties, and the winning, getting, treating, refining, and marketing of minerals therefrom.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 8th day of June, one thousand eight hundred and ninety-nine.

[L.S.]  
jel5

S. Y. WOOTTON,  
Registrar of Joint Stock Companies.

## CERTIFICATES OF INCORPORATION

No. 280.

"COMPANIES ACT, 1897."

CERTIFICATE OF THE INCORPORATION OF THE "WURZBURG AND COMPANY, LIMITED."

Capital, \$50,000.

I HEREBY CERTIFY that the "Wurzburg and Company, Limited," has this day been incorporated under the "Companies' Act, 1897," as a Limited Company, with a capital of fifty thousand dollars, divided into one thousand shares of fifty dollars each.

The registered office of the Company will be situate in Vancouver, B. C.

The objects for which the Company has been established are:—

(a.) To enter into and to carry into effect an agreement which has already been prepared and is expressed to be made between Ludwig Wurzburg, of the one part, and the Company, of the other part, a copy whereof has, for the purpose of identification, been endorsed with the signatures of Michael Dwyer, John Burns, and James W. Berry, three of the subscribers hereto :

(b.) To purchase, catch, can, freeze, salt, smoke, pack, cure, preserve and sell, barter or consign to agents for sale, all kinds of fish and other food products :

(c.) To make and sell fish oils, fish manure, and any other substance or thing which may be made out of fish offal or refuse, or otherwise to dispose of the same:

(d.) To purchase, build, charter, use, hold, equip and sell or exchange steamers, sailing vessels, fishing boats and other crafts of all kinds and descriptions, for the purpose of catching and transporting all kinds of fish, fish products, and other merchandise, and for selling and bartering the same :

(e.) To carry on all or any business of ship-owners, ship-brokers, managers of shipping property, freight contractors, carriers by land and sea, barge owners, lightermen, forwarding agents, ice merchants, refrigerating storekeepers, warehousemen, wharfingers, insurance agents, and general traders :

(f.) To purchase, construct, use, lease, hold and sell nets, lines, and seines, and traps, and other implements, appliances and instruments for conserving, catching and taking fish and other animals in the waters of British Columbia and the waters adjacent thereto, including waters in the United States of America :

(g.) To purchase, lease, construct, or otherwise acquire and hold land, warehouses, wharves, canneries and other buildings and easements in the Province of British Columbia or elsewhere, as may be found necessary or desirable for carrying on or furthering the business and objects of this Company, and to sell, lease mortgage or hypothecate the same, or any part thereof :

(h.) To purchase, lease or otherwise acquire any business similar in character and object to any of the business of this Company :

(i.) To enter into partnership or into agreement of amalgamation, or for sharing profits, union of interests, reciprocal concession, or co-partnership, or co-operation with any person or company carrying on, or about to carry on or engage in, any business or transaction which the Company is authorised to carry on, or engage in any business transaction capable of being conducted so as directly or indirectly to benefit the Company, and to take or otherwise acquire shares, stock or securities in any company, and to subsidise or otherwise assist any such Company, and to sell, hold and use, with or without guarantee, or otherwise deal with such shares or securities :

(j.) To divert, take, and carry away water from any stream, river and lake in British Columbia or elsewhere for the use of their business, and for that purpose to erect, build, lay and maintain dams, aqueducts, flumes, ditches, or other conduit pipes, and to sell or otherwise dispose of the same :

(k.) To carry on the business of general fish merchants, wholesale and retail, and also to conduct and carry on the business of general storekeepers, and to purchase and supply all goods and merchandise that the Company may see fit to buy for that purpose, and to sell the same retail as they may see fit; also to carry on a general mercantile, commission and broker's business :

(l.) To lend and advance money to such parties, and on such terms as may seem expedient, and in particular to customers of and persons having dealings with the Company, and to make, draw, accept, indorse and discount promissory notes, bills of exchange, and other negotiable securities or investments:

(m.) To borrow money on security of the whole or any part of the property belonging to the Company, to such amount as may be necessary for the purposes of the Company, and to grant mortgages, bonds, bills of sale, debentures, or other security for the same:

(n.) To harvest, buy, sell, or manufacture ice at wholesale or retail; to deal generally in ice, both natural and artificial, and to utilize it or other material for the purpose of cold storage, or any other purpose:

(o.) To enter into contracts for the allotment of shares of the Company, credited as fully or partially paid up, as the whole or part of the purchase price for any property, goods, or chattels purchased by the Company, or for any valuable consideration, including services rendered to the Company, as the Company may from time to time determine:

(p.) To invest and deal with the money of the Company not immediately required, upon such securities, and in such manner as may from time to time be determined:

(q.) To sell, improve, manage, develop, lease, mortgage, dispose of, turn to account, or otherwise deal with all or any part of the Company's property:

(r.) To carry on any other business which may seem to the Company capable of being conveniently carried on in connection with the above, or calculated, directly or indirectly, to enhance the value of or render profitable any of the Company's property or rights, and to do all such other things as are incidental or conducive to the attainment of the above rights or any of them.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 14th day of June, one thousand eight hundred and ninety-nine.

[L.S.] S. Y. WOOTTON,  
je15 Registrar of Joint Stock Companies.

No. 282.

**"COMPANIES ACT, 1897."**

**CERTIFICATE OF THE INCORPORATION OF "THE BENDIGO GOLD MINING COMPANY, LIMITED,"**  
"NON-PERSONAL LIABILITY."

**Capital, \$100,000.**

I HEREBY CERTIFY that "The Bendigo Gold Mining Company, Limited," "Non-Personal Liability," has this day been incorporated under the "Companies Act, 1897," as a Limited Company, with a capital of one hundred thousand dollars, divided into one million shares of ten cents each.

The registered office of the Company will be situate in the City of Rossland, B. C.

The Company is specially limited under section 56 of the said Act.

The objects for which the Company has been established are:—

(a.) To purchase or otherwise acquire the "No. 99" Mineral Claim, situate in Ferry County, Colville Reservation, State of Washington, U. S. A., and to pay for the same, either in cash or fully paid-up stock or shares of the Company, or partly in cash and partly in stocks or shares of the Company, and to purchase, take on lease or in exchange, hire, locate or otherwise acquire any real or personal property of any kind or nature whatsoever, including mines, mineral claims, mining leases, or any other mining property in British Columbia or elsewhere, and to pay for the same either in cash or fully paid-up stock of the Company, or in bonds, shares, stocks or securities of this or any other company or corporation:

(b.) To work, explore, develop and maintain the mines, minerals and other property of the Company, and to raise, crush, win, get, quarry, smelt, calcine, refine, dress, amalgamate, manipulate and prepare for market ore, metal and mineral substances of all kinds, whether the property of the Company or not, and to carry on any metallurgical operations which may seem conducive to the Company's objects or any of them, or which may seem capable of being usefully or profitably carried on in connection with the other business of the Company, and to sell, dispose of, and deal in any ore, metal and mineral substances, resulting from or to be obtained in the process of smelting, refining or manufacturing the same, and either free or in combination with other substances:

(c.) To construct, carry out, maintain, improve, manage, work, control, and superintend trails, roadways, tramways, reservoirs, water-courses, bridges, aqueducts, wharves, furnaces, saw-mills, crushing works, smelting works, concentrating works, hydraulic works, electrical works, factories, warehouses, ships, boats, and other works and conveniences which may seem directly or indirectly conducive to any of the objects of the Company, or to contribute to, subsidise, or otherwise aid and take part in such operations:

(d.) To carry on the business of smelters, refiners, founders, assayers, dealers in bullion, metals and products of smelting of every nature and description:

(e.) To apply for, purchase, or otherwise acquire, and to use, grant licences in respect of, or otherwise turn to account, any patents, brevets d'invention, licences, concessions, and the like, conferring an exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention that may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated, directly or indirectly, to benefit this Company:

(f.) To buy, sell, manufacture, and deal in minerals, plant, machinery, implements, conveniences, provisions, and things capable of being used in connection with metallurgical operations, or any of the business of the Company, or required by workmen and others employed by the Company:

(g.) To purchase, take on lease, or in exchange, hire or otherwise acquire and hold lands, mines, estates, factories, buildings, furnaces for smelting or treating ores and refining metals, mining rights, rights-of-way, light or water or any other rights or privileges, machinery, businesses, good-wills, plants, stock-in-trade, or other real or personal property, as may be deemed advisable:

(h.) To borrow or raise money for any purpose of the Company, and for the purpose of securing the same and interest, or for any other purpose, to mortgage or charge the undertaking, or all or any part of the property of the Company, present or after acquired, or its uncalled capital, and to create, issue, make, draw, accept and negotiate perpetual or redeemable debentures or debenture stock, promissory notes, bills of exchange, bills of lading, warrants, obligations and other negotiable and transferable instruments:

(i.) To search for, prospect, examine, and explore for mines, metals and minerals, and to obtain information relating to mines, minerals or mining locations, and to employ and equip expeditions, explorers, experts and other agents:

(j.) To use steam, water, electricity or any other power as a motive power or otherwise:

(k.) To obtain by purchase, lease, hire, exchange, development, discovery, location, assignment or otherwise howsoever, and to hold in the Province of British Columbia and elsewhere, water rights and privileges, coal lands, timber lands and leases, mills and mining works, buildings, machinery, easements and privileges and surface rights, and to equip, operate and turn the same to account, and to sell or otherwise dispose of the same, or any interest therein:

(l.) To acquire water privileges and rights, to dig and construct ditches and canals, mills, flumes and aqueducts, to convey water from one place to another as the business or purposes of the Company may require:

(m.) To amalgamate with, or acquire the business and liabilities of any other company or companies having objects altogether, or in part similar to those of this Company:

(n.) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this Company, or carrying on any business capable of being conducted so as to directly or indirectly benefit the Company:

(o.) To sell, let, develop, dispose of, or otherwise deal with the undertaking, or all or any part of the property of the Company, upon any terms, with power to accept as the consideration any shares, stocks or obligations of any other company:

(p.) To sell and dispose of the Company's stock from time to time, and as often as may be deemed expedient, for such price, or in exchange for such property as the Company may think fit:

(q.) To pay out of the funds of the Company all expenses of or incidental to the formation, registration and advertising of the Company, and the issue of its capital, including brokerage and commissions, for obtaining applications for or placing shares:

(r.) To procure the Company to be registered in any place or country.

(s.) To distribute any of the property of the Company among the members in specie:

(t.) To deal or any of the above things as principals, agents, contractors, trustees, or otherwise, and by or through trustees, agents or otherwise, and either alone or in conjunction with others:

(u.) To do all such things as the Company may think incidental or conducive to the attainment of the above objects or any of them:

(v.) Nothing hereinbefore contained shall give, or be construed to give, this Company any greater or further powers than are permitted to a company, incorporated as a company, having non-personal liability, under the "Companies' Act, 1897," and all the objects hereinbefore expressed, are hereby restricted to acquiring, managing, developing, working and selling mines, mineral claims and mining properties, and the winning, getting, treating, refining and marketing of minerals therefrom.

Given under my hand and seal of office, at Victoria, Province of British Columbia, this 14th day of June, one thousand eight hundred and ninety-nine.

[L.S.] S. Y. WOOTTON,  
je15 Registrar of Joint Stock Companies.

No. 284.

"COMPANIES ACT, 1897."

CERTIFICATE OF THE INCORPORATION OF THE  
"FRASER RIVER AND COAST NAVIGATION  
COMPANY, LIMITED."

Capital, \$30,000.

I HEREBY CERTIFY that the "Fraser River and Coast Navigation Company, Limited," has this day been incorporated under the "Companies' Act, 1897," as a Limited Company, with a capital of thirty thousand dollars, divided into three thousand shares of ten dollars each.

The registered office of the Company will be situate in the City of New Westminster, Province of British Columbia.

The objects for which the Company has been established are:—

(a.) To carry on the business of merchants, general traders, carriers by land and water, ship owners, warehousemen, wharfingers, barge owners, lightermen and forwarding and shipping agents, and such other business as may be conducive to the undertaking of the Company:

(b.) To purchase, charter, hire, build and otherwise acquire and equip, maintain, run and navigate steam and other ships or vessels and river steamers and boats with all equipments and furniture suitable for passengers and freight traffic, and to employ the same in the conveyance of passengers, mails and freight of all kinds in and upon any waters in or adjoining the Province of British Columbia or elsewhere in the Dominion of Canada:

(c.) To maintain and carry on stores and trading posts in the said Province of British Columbia or elsewhere in the Dominion of Canada, and to carry on a general trading business in all kinds of merchandise, and generally to carry on any other businesses and operations, commercial or otherwise:

(d.) To construct and maintain wharves, docks, offices, and such other buildings as may be necessary for the purposes of the Company:

(e.) To purchase, take over, and carry on the whole or any part of the business, property or liabilities of any person or company carrying on any business which this Company is authorised to carry on, or possessed of property suitable for the business of the Company:

(f.) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession, or otherwise, with any person or company carrying on, or engaged in, or about to carry on or engage in, any business or transaction which this Company is authorised to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this Company, and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same:

(g.) To sell the undertaking of the Company, or any part thereof, for such consideration as the Company

may think fit, and in particular for shares, debentures, or securities of or in any other company having objects altogether or in part similar to those of this Company:

(h.) To purchase, take on lease, hire or in exchange, or otherwise acquire any real or personal property, and any easements, rights, licences or privileges which the Company may think necessary or convenient for the purpose of its business:

(i.) To promote any other company for the purpose of acquiring all or any of the property and liabilities of this Company, or for any other purpose which may seem directly or indirectly calculated to benefit this Company:

(j.) To invest and deal with the moneys of the Company upon such securities and in such manner as may from time to time be determined, and in particular to invest or otherwise acquire and hold shares in any other company, having objects altogether or in part similar to the objects of this Company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this Company:

(k.) To remunerate any person or company for services rendered, in placing or assisting to place, or guaranteeing the placing of any of the shares in the Company's capital, or any debentures or other securities of the Company, or in or about the promotion of the Company or the conduct of its business:

(l.) To borrow or raise or secure the payment of money in such manner as the Company may think fit, and in particular by the issue of debentures or debenture stock, perpetual or otherwise, charged upon all or any of the Company's property (both present and future) including its uncalled capital:

(m.) To draw, make, accept, indorse, discount, execute and issue promissory notes, bills of exchange, warrants, debentures and other negotiable instruments:

(n.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the Company, and may accept as consideration for any sale or exchange of all or any of the property and rights of the Company, shares partly or fully paid up in any other company, and may distribute the same among the members of the Company, and may distribute any property of the Company among the members in specie:

(o.) To do all or any of the above things as principals, agents, contractors, trustees or otherwise, and by or through trustees, agents or otherwise, and either alone or in conjunction with others:

(p.) To amalgamate with any other company having objects altogether or in part similar to those of this Company:

(q.) To procure the Company to be registered or recognised in any part of Her Majesty's Dominions:

(r.) To do all such other things as are incidental or conducive to the attainment of the above objects.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 19th day of June, one thousand eight hundred and ninety-nine.

[L.S.] S. Y. WOOTTON,  
je22 Registrar of Joint Stock Companies.

No. 283.

"COMPANIES ACT, 1897."

CERTIFICATE OF THE INCORPORATION OF "THE KEITHLEY CREEK HYDRAULIC MINING COMPANY, LIMITED," "NON-PERSONAL LIABILITY."

Capital, \$100,000.

I HEREBY CERTIFY that "The Keithley Creek Hydraulic Mining Company, Limited," "Non-Personal Liability," has this day been incorporated under the "Companies' Act, 1897," as a Limited Company, with a capital of one hundred thousand dollars, divided into one hundred thousand shares of one dollar each.

The registered office of the Company will be situate in the City of Victoria, British Columbia.

The Company is specially limited under section 56 of the said Act.

The objects for which the Company has been established are:—

(a.) To purchase, or otherwise acquire the property, rights, privileges and advantages of The Squall Mining Company, in the Province of British Columbia, and to pay for the same either in cash or fully paid-up stock or shares of the Company, or partly in cash and partly in stocks or shares of the Company, and to pur-

chase, take on lease, or in exchange, hire, locate or otherwise acquire any real or personal property of any kind or nature whatsoever, including mines, mineral claims, mining leases or any other mining property in British Columbia, and to pay for the same either in cash or fully paid-up stock of the Company:

(b.) To work, explore, develop and maintain the mines, minerals or other properties of the Company, and to carry on the business of miners of every description, and to raise, crush, win, get, quarry, smelt, calcine, refine, dress, amalgamate, manipulate and prepare for market ore, metal and mineral substances of all kinds, whether the property of the Company or not, in British Columbia and elsewhere, and to carry on any metallurgical operations which may seem conducive to the Company's objects or any of them, or which may seem capable of being lawfully or profitably carried on in connection with the other business of the Company, and to sell, dispose of, and deal in any ore, metal and mineral substances, either in manufactured state or otherwise, and any minerals or substances resulting from or to be obtained in the process of smelting, refining or manufacturing the same and either free or in combination with other substances:

(c.) To carry on the business of smelters, refiners, founders, assayers, dealers in bullion metal, metals and products of smelting of every nature and description:

(d.) To buy, sell, manufacture and deal in minerals, plant, machinery, implements, conveniences, provisions and things capable of being used in connection with metallurgical operations, or any of the businesses of the Company, or required by workmen and others employed by the Company:

(e.) To purchase, take on lease or in exchange, hire or otherwise acquire and hold lands, mines, estates, factories, buildings, furnaces for smelting or treating ores and refining metals, mining rights, rights of way, light or water, or any other rights or privileges, machinery, business, goodwills, plant, stock-in-trade, or other real or personal property as may be deemed advisable:

(f.) To use steam, water, electricity, or any other power as a motive power or otherwise:

(g.) To acquire and carry on all or any part of the business or property, and to undertake any liabilities of any person, firm, or association, or company possessed of property suitable for the purposes of this Company, or carrying on any business which this Company is authorised to carry on, or which may be conveniently carried on in connection with the same, or may seem to the Company calculated directly or indirectly to benefit the Company, and as the consideration for the same to pay cash or to issue any shares, stocks or obligations of this Company:

(h.) To enter into partnership, or into arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concessions, or otherwise, with any person or company carrying on, or engaged in, or about to carry on or engage in, any business or transaction which this Company is authorised to carry on, or engage in, or any business or transaction capable of being conducted so as indirectly or directly to benefit the Company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, reissue, with or without guarantee, or otherwise deal with the same:

(i.) To sell or dispose of the undertaking of the Company or any part thereof, for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to those of this Company:

(j.) To borrow or raise money for any purpose of the Company, and for the purpose of securing the same and interest, or for any other purpose, to mortgage or charge the undertaking, or all or any part of the property of the Company, present or after acquired, or its uncalled capital, and to create, issue, make, draw, accept and negotiate perpetual or redeemable debentures or debenture stock, promissory notes, bills of exchange, bills of lading, warrants, obligations and other negotiable and transferable instruments:

(k.) To obtain any Act of Parliament, Legislature or Congress for enabling the Company to carry any of its objects into effect, or for effecting any modification of the Company's constitution, or for any other purpose which may seem expedient, and to oppose

any proceedings or applications which may seem calculated, directly or indirectly, to prejudice the Company's interests:

(l.) To take, or otherwise acquire and hold, shares in any other company having objects altogether or in part similar to those of the Company, or carrying on any business capable of being conducted so as to directly or indirectly benefit this Company:

(m.) To distribute any of the property of the Company among the members in specie:

(n.) To pay out of the funds of the Company all expenses of or incidental to the formation, registration and advertising of the Company, and to remunerate any person or company for services rendered or to be rendered in placing or assisting to place, or the guaranteeing the placing of any of the shares in the Company's capital, or any debentures or other securities in the Company, or in or about the formation or promotion of the Company or the conduct of its business:

(o.) To procure the Company to be registered in any place or country:

(p.) To do all such other things as are incidental or conducive to the attainment of the above objects:

(q.) Nothing hereinbefore contained shall give or be construed to give to this Company any greater or further powers than are permitted to a company incorporated as a company having non-personal liability under the "Company's Act, 1897," and all the objects hereinbefore expressed are hereby restricted to acquiring, managing, developing, working and selling mines, mineral claims and mining properties and the winning, getting, refining, treating and marketing of mineral therefrom.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 15th day of June, one thousand eight hundred and ninety-nine.

[L.S.]  
je22

S. Y. WOOTTON,  
*Registrar of Joint Stock Companies.*

No. 285.

"COMPANIES ACT, 1897."

CERTIFICATE OF THE INCORPORATION OF "THE NELSON ELECTRIC TRAMWAY COMPANY, LIMITED."

Capital, \$250,000.

I HEREBY CERTIFY that "The Nelson Electric Tramway Company, Limited," has this day been incorporated under the "Companies' Act, 1897," as a limited company, with a capital of two hundred and fifty thousand dollars, divided into two hundred and fifty thousand shares of one dollar each.

The registered office of the Company will be situate in the City of Nelson, British Columbia.

The time of the existence of the Company is fifty years.

The objects for which the Company has been established are:—

(a.) To construct, maintain, complete and operate, and from time to time remove and change or renew a double or single track street railway or tramway, with the necessary side-tracks, switches and turnouts for the passage of cars, carriages and other vehicles adapted to the same, and wherever desired by the Company, crossing the line or lines of any other street railway, or any railway, upon or along any streets or highways in the City of Nelson, and within ten miles of the limits of the said City of Nelson, and to take, transport and carry passengers upon the same, by the force of such motive power as may be deemed advisable, and to carry freight and to use and construct and maintain all necessary works, buildings, appliances and conveniences connected therewith:

(b.) To produce, sell, lease and dispose of in any manner the Company may see fit, electric light, heat, or power in the said City of Nelson, but subject to all proper conditions imposed by said City, and to erect, place, maintain and re-erect or renew from time to time as required, all necessary poles, wires, conduits and appliances, upon, in or along the streets or highways of the said City, or in the vicinity thereof, or in the locality situate within ten miles of the limits of the said City, and to have at all times the right to a free access to such appliances and conduits without let or hindrance:

(c.) To apply for and obtain exemption from taxation for the period allowed by law, of the property of the Company in the City of Nelson, or in any municipality that may hereafter be created within the limits of ten miles. Said exemption from taxation to

be subject to the assent of the electors, as provided by the "Municipal Clauses Act":

(d.) To obtain by transfer all the rights, franchises, privileges of exemption and other privileges vested or that may become vested in Thomas J. Duncan and Francis W. Peters, of the City of Nelson, under any by-law or by-laws of the City of Nelson, or under any agreement or agreements with the said City, or with any person or persons, corporation or corporations with respect to the construction or operation of a street railway or tramway in the said City of Nelson, or adjacent thereto:

(e.) To have full power and authority to use and occupy any and such part of any streets or highways of the City of Nelson as may be required for the purpose of their street railway or tramway track, poles, wires, conduits, works and appliances, the laying of rails, and the running of cars within the City of Nelson; and to exercise and enjoy the benefit and advantage of any and all rights, franchises and privileges vested, or that may become vested, in the said Duncan and Peters, or either of them, with respect to the use and occupation of the streets and highways of the City of Nelson:

(f.) To have full power and authority to use and occupy any and such part of the streets and highways as are laid down and marked out in any map or plan filed, relating to the property situate within the said limit of ten miles of the City of Nelson, as may be required for the purposes of their street railway or tramway track, poles, wires, conduits, works and appliances; the laying of rails and the running of their carriages within the said limit of ten miles of the said City, and to use and occupy for the purpose of their street railway or tramway any land within the said limit of ten miles of the City of Nelson, subject to the provisions of the "Tramway Act," and amending Acts:

(g.) To purchase, take on lease or in exchange, hire, locate or otherwise acquire and hold lands, mines, estates, factories, buildings, furnaces for smelting or treating ores and refining metals, mining rights, rights-of-way, light or water, or any other rights or privileges, machinery, businesses, good-wills, plants, stock-in-trade, or other real or personal property that may be deemed advisable:

(h.) To construct, carry out and maintain, improve, manage and work, control, and superintend any trails, roads, ways, tramways, street railways, bridges, reservoirs, watercourses, water powers, aqueducts, wharves, furnaces, saw mills, crushing works, smelting works, concentrating works, hydraulic works, electrical works, telegraphs, telephones, gas works, factories, warehouses, ships, vessels, electric launches, and other works and conveniences which may seem directly or indirectly conducive to any of the objects of the Company, and to contribute to, subsidise, or otherwise aid or take part in any such operations:

(i.) To locate water rights and obtain water rights either by location or assignment, and to utilise such water for generating power and electricity:

(j.) To erect, construct, operate and maintain compressed air and electric works, power houses, generating plant, and such other appliances and conveniences as are necessary and proper for the generating of compressed air and electricity, and for transmitting the same to be used as a motive power for tramways or other works of the Company, or to be supplied by the Company as a motive power for hauling, propelling, pumping, lighting, heating, smelting, crushing, milling or drilling, or any other operations of any nature or kind whatever for which compressed air or electricity may be used, supplied, applied or required:

(k.) To contract with any person, body corporate or politic for supplying compressed air and electricity to any such person, body corporate or politic, or to any streets, ways, lanes, passages, tramways, mines, smelters, mills, manufactories, shops, warehouses, public or private houses, buildings and places, and from time to time lay down, carry, fit up, connect and furnish any accumulator, storage battery, cable, wire, pipes, switch, connection, branch, burner, lamp, meter, transformer or other apparatus for or in connection with any compressed air or electric main, pipe, lead or cable which for such purposes may be required, and to let any such apparatus for hire for such sum as may be agreed upon:

(l.) To undertake and carry into effect all such financial, or other operations or businesses, in connection with the objects of the Company, as the Company may think fit:

(m.) To acquire and carry on all, or any part of, the business or property, and to undertake any liabilities of any person, firm or association, or company, possessed of property suitable for the purposes of this Company, or carrying on any business which this Company is authorised to carry on, or which can be conveniently carried on in connection with the same, or may seem to the Company calculated directly or indirectly to benefit the Company, and as the consideration for the same to pay cash, or to issue any shares, stocks, or obligations of this Company:

(n.) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concessions, or otherwise, with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this Company is authorised to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit this Company, and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same:

(o.) To sell or dispose of the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to those of this Company:

(p.) Generally to purchase, take on lease or in exchange, hire, or otherwise acquire, any real or personal property, and any rights and privileges which the Company may think necessary or convenient for the purposes of its business:

(q.) To borrow or raise money for any purpose of the Company, and for the purpose of securing the same and interest, or for any other purpose, to mortgage or charge the undertaking or all or any part of the property of the Company, present or after acquired, including its franchises and earnings, or its uncalled capital, and to create, make, issue, draw accept and negotiate perpetual or redeemable bonds, debentures or debenture stock, promissory notes, bills of exchange, bills of lading, warrants, obligations and other negotiable and transferable instruments:

(r.) To enter into any arrangements with the Government (Dominion or Provincial) or any authority, Municipal, local, or otherwise, that may seem conducive to the Company's objects or any of them, and to obtain from any such Government or authority, any rights, franchise, privileges and concessions which the Company may think it desirable to obtain, and to carry out, exercise, and comply with, or, if deemed advisable, dispose of any such franchise, arrangements, rights, privileges and concessions:

(s.) To obtain any Act of Parliament or Legislature for enabling the Company to carry any of its objects into effect, or for legalizing any of the acts, contracts or agreements of the Company, or for legalizing any municipal by-law affecting the Company, or for effecting any modification of the Company's constitution, or for any other purpose which may seem expedient, and to oppose any proceedings or applications which may seem calculated, directly or indirectly, to prejudice the Company's interests:

(t.) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this Company, or carrying on any business capable of being conducted so as to directly or indirectly benefit this Company:

(u.) To distribute any of the property of the Company among the members in specie:

(v.) To pay out of the funds of the Company all expenses of or incidental to the formation, registration and advertising of the Company, and to remunerate any person or company for services rendered, or to be rendered, in placing, or assisting to place, or the guaranteeing the placing of any shares in the Company's capital, or any debentures or other securities of the Company, or in or about the formation or promotion of the Company or the conduct of its business.

(w.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with the undertaking, or any part of the property and rights of the Company (including the granting of powers to work any patents of the Company upon any terms), with power to accept as the consideration, any money, shares, stocks or obligations of any other company:

(x.) To do all such other things as are incidental or conducive to the attainment of the above objects:

Given under my hand and seal of office at Victoria, Province of British Columbia, this 19th day of June, one thousand eight hundred and ninety-nine.

[L.S.] S. Y. WOOTTON,  
je22 Registrar of Joint Stock Companies.

No. 286.

**"COMPANIES ACT, 1897."**

**CERTIFICATE OF THE INCORPORATION OF "THE INTERNATIONAL LIMITED."**

*Capital, \$50,000.*

I HEREBY CERTIFY that "The International Limited," has this day been incorporated under the "Companies' Act, 1897," as a Limited Company, with a capital of fifty thousand dollars, divided into fifty thousand shares of one dollar each.

The registered office of the Company will be situate in the City of Rossland, British Columbia.

The objects for which the Company has been established are:—

(a.) To acquire and take over as a going concern the business now carried on in the City of Rossland, in the Province of British Columbia, by A. Klockmann, and known as the International Hotel and Music Hall, and all or any of the assets and liabilities of the proprietor of that business in connection therewith, and with a view thereto to enter into the agreement referred to in clause 3 of the Company's Articles of Association, and to carry the same into effect with or without modification:

(b.) To establish, maintain, conduct, and carry on the business of hotel, restaurant, cafe, saloon, tavern, beer-house, wine-room, refreshment room and lodging-house keepers, licensed victuallers, wine, beer, and spirit merchants, brewers, malsters, distillers, importers and manufacturers of aerated, mineral and artificial waters and other drinks, purveyors, caterers for public amusement generally, coach, cab, and carriage proprietors, livery-stable keepers, farmers, dairymen, ice merchants, importers and brokers of food, live and dead stock and produce of all descriptions, hair-dressers, proprietors of clubs, baths, hot springs, sanitariums, dressing-rooms, laundries, reading, writing and newspaper rooms, libraries, grounds and places of amusement, recreation, sport, entertainment and instruction of all kinds, tobacco and cigar merchants, and any other business which can conveniently be carried on in connection therewith:

(c.) To construct at the City of Rossland and elsewhere in the Province of British Columbia, and throughout the world, theatres and other buildings and works convenient for the purposes thereof, and to manage, maintain and carry on the said theatres and other buildings when so erected or constructed:

(d.) To carry on the business of theatre proprietors and managers, and in particular to provide for the production, representation, and performance of opera, stage plays, operettas, burlesques, vaudevilles, ballets, pantomimes, spectacular pieces, promenade and other concerts and other musical and dramatic performances and entertainments, and theatrical agents, box-office keepers, and concert room proprietors:

(e.) To carry on any other business, whether manufacturing or otherwise, which may seem to the Company capable of being conveniently carried on in connection with the above, or calculated, directly or indirectly, to enhance the value or render profitable any of the Company's property or rights:

(f.) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which this Company is authorised to carry on, or possessed of property suitable for the purposes of this Company:

(g.) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this Company, or for any other purpose which may seem directly or indirectly calculated to benefit this Company:

(h.) Generally to purchase, take on lease or in exchange, hire, or otherwise acquire, any real and personal property, and rights and privileges which the Company may think necessary or convenient for the purposes of its business, and in particular any land, buildings, plant and stock-in-trade:

(i.) To construct, maintain, and alter any buildings, or works, necessary or convenient for the purposes of the Company:

(j.) To invest and deal with the moneys of the Company not immediately required upon such securi-

ties and in such manner as may from time to time be determined:

(k.) To borrow or raise or secure the payment of moneys in such other manner as the Company shall think fit, and in particular by the issue of debentures or debenture stock, perpetual or otherwise, charged upon all or any of the Company's property, both present and future, including its uncalled capital, and to redeem or pay off any such securities:

(l.) To draw, make, accept, indorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, debentures, and other negotiable instruments:

(m.) To sell or dispose of the undertaking of the Company, or any part thereof, for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to this Company:

(n.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with, all or any part of the property and rights of the Company:

(o.) To do all or any of the above things in any part of the world, and as principals, agents, contractors, trustees, or otherwise, and by or through trustees, agents, or otherwise, and either alone or in conjunction with others:

(p.) To do all such other things as are incidental or conducive to the attainment of the above objects.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 26th day of June, one thousand eight hundred and ninety-nine.

[L.S.] S. Y. WOOTTON,  
je29 Registrar of Joint Stock Companies.

No. 289.

**"COMPANIES ACT, 1897."**

**CERTIFICATE OF THE INCORPORATION OF "THE ARCTIC SLOPE HYDRAULIC MINING COMPANY, LIMITED." "NON-PERSONAL LIABILITY."**

*Capital, \$1,000,000.*

I HEREBY CERTIFY that "The Arctic Slope Hydraulic Mining Company, Limited," "Non-Personal Liability," has this day been incorporated under the "Companies Act, 1897," as a Limited Company, with a capital of one million dollars, divided into one million shares of one dollar each.

The registered office of the Company will be situate in the City of Victoria, British Columbia.

The Company is specially limited under section 56 of the said Act.

The objects for which the Company has been established are:—

(a.) To acquire and take over certain leases and mining rights, water rights and mill rights, now owned by the Omineca Consolidated Hydraulic Mining Company, Limited, The Honourable Sir Charles Hibbert Tupper, K. C. M. G., Frederick Peters, Q. C., George C. Hinton, The Honourable Thomas R. McInnes, T. R. E. McInnes, J. T. Bethune, William Grant, George L. Milne, M. D., and C. N. Black, all of the City of Victoria, British Columbia, and Lieut.-Col. S. W. Ray, of Port Arthur, Ontario, and for that purpose to enter into and carry out either with or without modifications, the agreement entered into on the twenty-third (23rd) day of May, 1899, between the said the Omineca Consolidated Hydraulic Mining Company, Limited, of the first part, and the Honourable Sir Charles Hibbert Tupper, Q. C., K. C. M. G., Frederick Peters, Q. C., George C. Hinton, The Honourable Thomas R. McInnes, T. R. E. McInnes, J. T. Bethune, William Grant, George L. Milne, M. D., C. N. Black, and Lieut.-Col. S. W. Ray, and also to acquire any other hydraulic mining properties, leases, mines, mineral claims and mining properties within the Province of British Columbia:

(b.) To manage, develop, work and sell the said mining properties and leases of the Company and any other mining properties, rights or privileges which may hereafter be acquired:

(c.) To win, get, treat, refine and market the minerals from said mines and mining properties:

(d.) To do all such things as are incidental or conducive to the attainment of the above objects.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 26th day of June, one thousand eight hundred and ninety-nine.

[L.S.] S. Y. WOOTTON,  
je29 Registrar of Joint Stock Companies.

## CERTIFICATES OF INCORPORATION.

No. 288.

"COMPANIES ACT, 1897."

## CERTIFICATE OF THE INCORPORATION OF "THE JOHNSON AND BURNETT, LIMITED.

*Capital, \$25,000.*

I HEREBY CERTIFY that "The Johnson and Burnett, Limited," has this day been incorporated under the "Companies' Act, 1897," as a limited company, with a capital of twenty-five thousand dollars, divided into two hundred and fifty shares of one hundred dollars each.

The registered office of the Company will be situate in the City of Vancouver, British Columbia.

The objects for which the Company has been established are:—

(a.) To purchase or otherwise acquire or take over the business and all partnership assets, both real and personal, of the partnership now doing business at the City of Vancouver as "Johnson and Burnett," and to pay for the same either in money or in shares of the Company, or partly in money and partly in shares:

(b.) To charter, buy, sell, barter in or otherwise transact business with and in vessels and steamboats:

(c.) To carry on business as cannerymen, or canners of salmon or other fish, and to do all business in connection therewith that may be requisite for the proper carrying on of the cannery business:

(d.) To undertake and execute any trusts the undertaking of which may seem to the Company desirable:

(e.) To purchase for investment or resale, and to traffic in land and house and other property of any tenure and any interest therein, and to create, sell and deal in freehold and leasehold ground rents, and to make advances upon the security of land, or house, or other property, or any interest therein, and generally to deal in, traffic by way of sale, lease, exchange or otherwise with land and house property and any other property whether real or personal:

(f.) To manage land, buildings, and other property, whether belonging to the Company or not, and to collect rents and income, and to supply to tenants and occupiers and others, refreshments, attendance, messengers, light, waiting rooms, reading rooms, meeting rooms, lavatories, laundry conveniences, electric conveniences, stables and other advantages:

(g.) To enter into any agreement or agreements with any Government, supreme, local, municipal or otherwise, that may seem beneficial to the Company's objects or any of them, and to obtain from any such Government or authority any subsidy, right or rights, or privileges which the Company may deem it advisable to obtain, and to purchase any such subsidy, rights or privileges from any person or persons, company or companies, corporation or corporations, and to carry out, exercise and comply with any such arrangement, rights or privileges:

(h.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the Company:

(i.) To provide working capital for and to assist in the formation of new companies or reconstruction of existing companies, or to form subsidiary companies for the purpose of purchasing, or in any other way acquiring the options or properties, leases or businesses of this Company, or for any other purpose which may seem directly or indirectly calculated to benefit the Company:

(j.) To establish and maintain agencies of the Company in Great Britain and in any Colony or Foreign State, and to do all acts necessary to procure the Company to be duly constituted or incorporated and registered, or recognized as a Company with limited liability, in Great Britain and in any Colony or Foreign State where the Company may carry on business:

(k.) To carry on any other business (whether manufacturing or otherwise) which may seem to the Company capable of being conveniently carried on in connection with the above, or calculated directly or indirectly to enhance the value or render profitable any of the Company's property or rights:

(l.) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which this Company is authorised to carry on, or possessed of property suitable for the purposes of this Company:

(m.) To apply for, purchase, or otherwise acquire, any patents, brevets d'invention, licences, concessions, and the like, conferring an exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated, directly or indirectly, to benefit this Company, and to use, exercise, develop or grant licences in respect of, or otherwise turn to account the property, rights or information so acquired:

(n.) To carry on the business of miners of every description, and to purchase, take on lease or exchange, hire or otherwise acquire and hold lands, mines, estates, factories, buildings, furnaces for smelting or otherwise treating ores or refining metals, mining rights, rights of way, light or water, or any other rights or privileges, machinery, businesses, good-wills, plants, stock-in-trade or other real or personal property as may be deemed advisable:

(o.) To work, explore, develop and maintain the mines, minerals and other property of the Company, and to raise, crush, win, get, quarry, calcine, refine, dress, amalgamate, manipulate and prepare ore, metal and mineral substances of all kinds, whether the property of the Company or not, in British Columbia, and to carry on any metallurgical operation which may seem conducive to the Company's objects or any of them:

(p.) To borrow, or raise, or secure the payment of money in such other manner as the Company shall think fit, and in particular by the issue of debentures or debenture stock, charged upon all or any of the Company's property, and to redeem or pay off any such securities:

(q.) To draw, make, accept, indorse, discount, execute, and issue promissory notes, bills of exchange, bills of lading, warrants, debentures and other negotiable and transferable instruments:

(r.) To enter into any agreement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concessions, or otherwise, with any person or company engaged in, or about to carry on or engage in, any business or transaction capable of being conducted so as directly or indirectly to benefit the Company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same:

(s.) To lend money to such persons and on such terms as may seem expedient, and in particular to customers and others having dealings with the Company, and to guarantee the performance of contracts by any such persons:

Given under my hand and seal of office at Victoria, Province of British Columbia, this 26th day of June, one thousand eight hundred and ninety-nine.

[L.S.]

je29

S. Y. WOOTTON,

Registrar of Joint Stock Companies.

No. 287.

"COMPANIES' ACT, 1897."

## CERTIFICATE OF THE INCORPORATION OF "THE BUCKHORN GOLD AND COPPER COMPANY, LIMITED," "NON-PERSONAL LIABILITY."

*Capital, \$1,500,000.*

I HEREBY CERTIFY that "The Buckhorn Gold and Copper Company, Limited," "Non-Personal Liability," has this day been incorporated under the "Companies' Act, 1897," as a Limited Company, with a capital of one million five hundred thousand dollars, divided into one million five hundred thousand shares of one dollar each.

The registered office of the Company will be situate in the Town of Greenwood, B. C.

The Company is specially limited under section 56 of the said Act.

The objects for which the Company has been established are:—

(a.) To acquire the "Buckhorn" and "Tintic" mining properties, or interests therein, and other mining properties, or interests therein, situate in what is commonly known as Deadwood Camp, Kettle River Mining Division, Yale District, British Columbia, and for that purpose to enter into and carry out, either with or without modifications, the agreements which may have been entered into with any person or persons in connection with said properties:

(b.) To manage, develop, work, and sell the mines, mineral claims, and mining properties of the Company:

(c.) To win, get, treat, refine, and market the minerals from said mines, mineral claims, and mining properties:

(d.) To do all such things as are incidental or conducive to the attainment of the above objects.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 26th day of June, one thousand eight hundred and ninety-nine.

[L.S.]

S. Y. WOOTTON,  
Registrar of Joint Stock Companies.

No. 290.

“ COMPANIES ACT, 1897.”

CERTIFICATE OF THE INCORPORATION OF “THE INDIANA CONSOLIDATED SILVER MINING COMPANY, LIMITED,” “NON-PERSONAL LIABILITY.”

Capital, \$100,000.

I HEREBY CERTIFY that “The Indiana Consolidated Silver Mining Company, Limited,” “Non-Personal Liability,” has this day been incorporated under the “Companies’ Act, 1897,” as a Limited Company, with a capital of one hundred thousand dollars, divided into one million shares of ten cents each.

The registered office of the Company will be situate at Whitewater, in the Province of British Columbia.

The Company is specially limited under section 56 of the said Act.

The objects for which the Company has been established are:—

(1.) To acquire, manage, develop, work and sell mines, mineral claims, and mining properties within the Province of British Columbia, and to win, get, treat, refine and market mineral therefrom:

(2.) To borrow or raise money for the purposes of the Company, and for the purpose of securing the same and interest, or for any other purpose, to mortgage or charge the undertaking, or all or any part of the property of the Company, present or after acquired, and to create, issue, make, draw, accept, and negotiate perpetual or redeemable bonds, debentures or debenture stock, promissory notes, bills of exchange, bills of lading, warrants, obligations, and other negotiable and transferable instruments:

(3.) To sell or dispose of the undertaking of the Company, or any part thereof, for such consideration as the Company may think fit:

(4.) To do all such other things as are incidental or conducive to the attainment of the above objects.

Given under my hand and seal of Office at Victoria, Province of British Columbia, this 29th day of June, one thousand eight hundred and ninety-nine.

[L.S.]

S. Y. WOOTTON,  
Registrar of Joint Stock Companies.

No. 294.

“ COMPANIES ACT, 1897.”

CERTIFICATE OF THE INCORPORATION OF “THE DETROIT AND LARDEAU GOLD MINING COMPANY OF BRITISH COLUMBIA, LIMITED,” “NON-PERSONAL LIABILITY.”

Capital, \$150,000.

I HEREBY CERTIFY that “The Detroit and Lardeau Gold Mining Company of British Columbia, Limited,” “Non-Personal Liability,” has this day been incorporated under the “Companies’ Act, 1897,” as a limited company, with a capital of one hundred and fifty thousand dollars, divided into one million five hundred thousand shares of ten cents each.

The registered office of the Company will be situate in the City of Rossland, British Columbia.

The Company is specially limited under section 56 of the said Act.

The objects for which the Company has been established are:—

(a.) To purchase, lease, locate, or otherwise acquire any mineral claims, mineral lands, mines, and real estate in the Province of British Columbia or elsewhere, and to pay for the same either in money or in fully paid-up shares of the Company, or partly in money and partly in shares, and to sell or lease or otherwise dispose of the same, or any of them:

(b.) To raise, crush, win, get, quarry, smelt, calcine, refine, dress, amalgamate, manipulate and prepare for market ore, metal and mineral substances of all kinds, whether the property of the Company or not, in

British Columbia or elsewhere, and to carry on any metallurgical operation which may seem conducive to the Company’s objects or any of them, or which may seem capable of being usefully or profitably carried on in connection with the business of the Company, and to sell, dispose of, and deal in any ore, metal and mineral substances resulting from or to be obtained in the process of milling, crushing, smelting, refining or manufacturing the same, and either free or in combination with other substances:

(c.) To construct, carry out, maintain, improve, manage, work, control and superintend any trails, roadways, tramways, reservoirs, water-courses, bridges, aqueducts, wharves, furnaces, saw-mills, crushing works, electrical works, smelting works, concentrating works, hydraulic works, factories, warehouses and other works and conveniences which may seem, directly or indirectly, conducive to any of the objects of the Company, or to contribute to, subsidise or otherwise aid and take part in such operations:

(d.) To buy, sell, manufacture, and deal in minerals, plant, machinery, implements, conveniences, provisions and things capable of being used in connection with metallurgical operations, or any of the business of the Company, or required by workmen and others employed by the Company:

(e.) To purchase, take or lease or in exchange, hire or otherwise acquire and hold lands, mines, factories, buildings, furnaces for smelting or treating ores and refining metals, mining rights, rights of way, light or water, or any other rights or privileges, machinery, businesses, goodwill, plants, stock in trade, or any other real or personal property as may be deemed advisable:

(2.) To use steam, water, electricity or any other power as a motive power, or otherwise:

(f.) To clear, manage, farm, cultivate, irrigate, plant, build on or otherwise work, use or improve any land which, or any interest in which, may belong to the Company; to deal with any farm or other product of any land of the Company; to lay out cities, or towns, or villages on any lands of the Company:

(g.) To acquire and carry on all or any part of the business or property, and to undertake any liabilities of any person, firm, association, or company possessed of property suitable for the purpose of the Company, or carrying on any business which this Company is authorised to carry on, or which can be conveniently carried on in connection with the same, or may seem to this Company calculated, directly or indirectly, to benefit the Company, and as the consideration for the same to pay cash or to issue any shares, stocks or obligations of this Company:

(h.) To undertake and carry into effect all such financial, trading or other operations or businesses in connection with the objects of the Company as the Company may think fit:

(i.) To enter into partnership, or into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession, or otherwise, with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which the Company is authorised to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the Company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take and otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantees, or otherwise deal with the same:

(j.) To sell or dispose of the undertaking of the Company, or any part thereof, for such consideration as the Company may think fit, and in particular for shares, debentures or securities of any other company having objects, altogether or in part, similar to those of this Company:

(k.) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the Company, or for any other purpose which may seem directly or indirectly calculated to benefit this Company:

(l.) Generally to purchase, take on lease or in exchange, hire, or otherwise acquire, any real or personal property, and any rights or privileges which the Company may think necessary or convenient for the purpose of its business and in particular any mines, mining rights, lands, timber lands or limits, buildings, easements, machinery, plant and stock in trade:

(m.) To lend or invest the moneys of the Company not immediately required, and to make advancements for the purposes of this Company, on stocks, shares and

other securities, and on properties of all kinds, and in such manner as from time to time may be determined:

(n.) To borrow or raise money for any purpose of the Company, and for the purpose of securing the same and interest, or for any other purpose, to mortgage and charge the undertakings of all or any part of the property of the Company, present or after acquired, or its uncalled capital, and to create, issue, make, draw, accept and negotiate perpetual or redeemable debenture stock, promissory notes, bills of exchange, bills of lading, warrants, obligations, and other negotiable instruments:

(o.) To enter into any arrangements with the Government or any authority, municipal, local, or otherwise, that may seem conducive to the Company's objects or any of them, and to obtain from such Government or authority any rights, privileges or concession which the Company may think it desirable to obtain, and to carry out, exercise and comply with, or, if deemed desirable, dispose of any such arrangements, rights, privileges and concessions:

(p.) To obtain any Act of Parliament for enabling the Company to carry any of its objects into effect, or for effecting any modification of the Company's constitution, or for any other purpose which may seem expedient, and to oppose any applications or proceedings which may seem calculated, directly or indirectly, to prejudice the Company's interest:

(q.) To distribute any of the property of the Company among the members in specie:

(r.) To pay out of the funds of the Company all expenses incidental to the formation, registration, and advertising of the Company, and the issue of its capital, including brokerage and commission for obtaining applications for or placing shares, and to apply at the cost of the Company to Parliament for any extension of the Company's powers:

(s.) To procure the Company to be registered in any place or country:

(t.) To do all such other things as are incidental or conducive to the attainment of the above objects:

(u.) Nothing hereinbefore contained shall give, or be construed to give to this Company any greater or further powers than are permitted to a company incorporated as a company, having non-personal liabilities, under the "Companies Act, 1897," and all the objects hereinbefore expressed are hereby restricted to acquiring and mining, developing, working and selling mines, mineral claims and mining properties, and the winning, getting, treating, refining and marketing of mineral therefrom.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 4th day of July, one thousand eight hundred and ninety-nine.

[L.S.] S. Y. WOOTTON,  
jy6 Registrar of Joint Stock Companies.

No. 296.

"COMPANIES' ACT, 1897."

CERTIFICATE OF THE INCORPORATION OF "THE UNITED CANNERRIES, LIMITED."

Capital, \$5,000.

I HEREBY CERTIFY that "The United Canneries, Limited," has this day been incorporated under the "Companies' Act, 1897," as a Limited Company, with a capital of five thousand dollars, divided into one hundred shares of fifty dollars each.

The registered office of the Company will be situate in the City of Vancouver, British Columbia.

The objects for which the Company has been established are:—

(a.) To purchase or otherwise acquire the steamship "Lapwing," together with all requisite equipment for the same:

(b.) In the event of the loss or sale of the said vessel, or any substituted vessel, to build, purchase, contract for or otherwise acquire, from time to time, one or more other vessels or shares therein, but so that the Company shall not work, trade with or carry on the business of a ship owner with more than one vessel at one time, and in any such case the objects herein mentioned shall apply to any vessel from time to time so purchased or acquired:

(c.) To charter, hire, equip, load on commission or otherwise, use, repair, let on hire and trade with the said vessel or substituted vessel:

(d.) To purchase goods, produce, and any other merchandise whatsoever for the purpose of freighting the said vessel or substituted vessel, and to dispose of the same by sale or otherwise:

(e.) To carry on the business of a ship owner in all its branches with respect to the said vessel or substituted vessel only:

(f.) To employ as ship's husband and managing agent of and for the said vessel or substituted vessel, any person, firm, or corporation, whether limited or not, although he or they may not be entitled to any share or interest in the vessel in question or in the Company:

(g.) To effect all such insurance in relation to the carrying on of the Company's business and any risks incidental thereto as may seem expedient, and if thought fit to join or become a member of any mutual insurance company:

(h.) To subscribe to any association, institution, or company calculated to benefit this Company, or persons employed by this Company, or persons having dealings with this Company:

(i.) To take, or otherwise acquire, and hold shares in any other company having objects altogether or in part similar to those of this Company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this Company:

(j.) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this Company, or for any other purpose which may seem directly or indirectly to benefit this Company:

(k.) To invest and deal with the moneys of the Company not immediately required, upon such securities and in such manner as may from time to time be determined:

(l.) To borrow or raise or secure the payment of money in such manner as the Company shall think fit, and in particular by the issue of debentures or debenture stock, charged upon all or any of the Company's property (both present and future), and to redeem or pay off any such securities:

(m.) To draw, make, accept, indorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, debentures, and other negotiable or transferable instruments:

(n.) To sell or dispose of the undertaking of the Company, or any part thereof, for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to those of this Company:

(o.) To do all such other things as the Company may think fit, incidental or conducive to the attainment of the above objects, or any of them.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 5th day of July, one thousand eight hundred and ninety-nine.

[L.S.] S. Y. WOOTTON,  
jy6 Registrar of Joint Stock Companies.

No. 292.

"COMPANIES' ACT, 1897."

CERTIFICATE OF THE INCORPORATION OF "THE SANTA ROSA GOLD AND COPPER MINES, LIMITED," "NON-PERSONAL LIABILITY."

Capital, \$1,500,000.

I HEREBY CERTIFY that "The Santa Rosa Gold and Copper Mines, Limited," "Non-Personal Liability," has this day been incorporated under the "Companies Act, 1897," as a Limited Company, with a capital of one million five hundred thousand dollars, divided into one million five hundred thousand shares of one dollar each.

The registered office of the Company will be situate in the City of Rossland, British Columbia.

The time of the existence of the Company is fifty years.

The Company is specially limited under section 56 of the said Act.

The objects for which the Company has been established are:—

(a.) To purchase the Santa Rosa Group, including the "Santa Rosa," "Big Four," "Blaylock," "Queen Hill," "Sailor Boy," "St. Luke Fraction," and "St. Mark" Mineral Claims, situate in the Trail Creek Mining Division of West Kootenay District. And also to purchase, lease, bond, locate, or otherwise acquire any mineral claims, mineral lands, mines, properties, and any real estate in the Province of British Columbia or elsewhere, and to pay for the same either in money or fully paid up shares of the Company, or partly in money and partly in such

shares, and to sell, or lease, or otherwise dispose of the same, or any of them :

(b.) To work, explore, develop and maintain the mines, minerals and other property of the Company, and to carry on the business of miners of every description, and to raise, crush, win, get, quarry, smelt, calcine, refine, dress, amalgamate, manipulate and prepare for market ore, metal and mineral substances of all kinds, whether the property of the Company or not, in British Columbia and elsewhere, and to carry on any metallurgical operations which may seem conducive to the Company's objects or any of them, or which may seem capable of being lawfully or profitably carried on in connection with the other business of the Company, and to sell, dispose of, and deal in any ore, metal and mineral substances, either in manufactured state or otherwise, and any minerals or substances resulting from or to be obtained in the process of smelting, refining or manufacturing the same, and either free or in combination with other substances :

(c.) To carry on the business of smelters, refiners, founders, assayers, dealers in bullion, metals and products of smelting of every nature and description :

(d.) To apply for, purchase, or otherwise acquire, and to use, grant licences in respect of, or otherwise turn to account any patents, brevets d'invention, licences, concessions, and the like, conferring an exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated, directly or indirectly, to benefit this Company :

(e.) To buy, sell, manufacture, and deal in minerals, plant, machinery, implements, conveniences, provisions, and things capable of being used in connection with metallurgical operations, or any of the business of the Company, or required by workmen and others employed by the Company :

(f.) To purchase, take on lease or in exchange, hire or otherwise acquire and hold lands, mines, estates, factories, buildings, furnaces for smelting or treating ores and refining metals, mining rights, rights of way, light or water, or any other rights or privileges, machinery, businesses, goodwills, plants, stock in trade, or other real or personal property as may be deemed advisable :

(g.) To construct, carry out, maintain, improve, manage, work, control and superintend any trails, roads, ways, tramways, bridges, reservoirs, water-courses, aqueducts, wharves, furnaces, saw-mills, crushing works, smelting works, concentrating works, hydraulic works, electrical works, telegraphs, telephones, gas works, factories, warehouses, ships, vessels, and other works and conveniences which may seem directly or indirectly conducive to any of the objects of the Company, and to contribute to, subsidise, or otherwise aid or take part in any such operations :

(h.) To use steam, water, electricity or any other power as a motive power or otherwise :

(i.) To clear, manage, farm, cultivate, irrigate, plant, build on, or otherwise work, use, or improve any land which, or any interest in which, may belong to the Company, to deal with any farm or other products of any land of the Company, and to lay out cities, or towns, or villages on any lands of the Company :

(j.) To undertake and carry into effect all such financial or other operations or businesses in connection with the objects of the Company as the Company may think fit :

(k.) To acquire and carry on all or any part of the business or property, and to undertake any liabilities of any person, firm, or association, or company possessed of property suitable for the purposes of this Company, or carrying on any business which this Company is authorised to carry on, or which can be conveniently carried on in connection with the same, or may seem to the Company calculated directly or indirectly to benefit the Company, and as the consideration for the same to pay cash or to issue any shares, stocks, or obligations of this Company :

(l.) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concessions, or otherwise, with any person or company carrying on, or engaged in, or about to carry on or engage in, any business or transaction which this Company is authorised to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit this Company, and to lend money

to, guarantee the contracts of, or otherwise assist any such person or Company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same :

(m.) To sell or dispose of the undertaking of the Company or any part thereof, for such consideration as the Company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this Company :

(n.) To promote any other company or companies for the purpose of acquiring all or any of the property and liabilities of the Company, or for any other purpose which may seem directly or indirectly calculated to benefit this Company :

(o.) Generally to purchase, take on lease or in exchange, hire, or otherwise acquire any real or personal property, and any rights and privileges which the Company may think necessary or convenient for the purposes of its business, and in particular any mines, mining rights, lands, timber lands or limits, buildings, easements, machinery, plant and stock in trade :

(p.) To lend or invest moneys of the Company not immediately required, and to make advances for the purposes of the Company, on stocks, shares, and other securities, and on property of all kinds, and in such manner as may from time to time be determined :

(q.) To borrow or raise money for any purpose of the Company, and for the purpose of securing the same and interest, or for any other purpose, to mortgage or charge the undertaking, or all or any part of the property of the Company, present or after acquired, or its uncalled capital, and to create, issue, make, draw, accept and negotiate perpetual or redeemable debentures or debenture stock, promissory notes, bills of exchange, bills of lading, warrants, obligations and other negotiable and transferable instruments :

(r.) To enter into any arrangements with the government (Dominion or Provincial, State or National) or any authority, municipal, local or otherwise, that may seem conducive to the Company's objects or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the Company may think it desirable to obtain, and to carry out, exercise and comply with, or, if deemed advisable, dispose of any such arrangements, rights, privileges and concessions :

(s.) To obtain any Act of Parliament, Legislature or Congress, for enabling the Company to carry any of its objects into effect, or for effecting any modification of the Company's constitution, or for any other purpose which may seem expedient, and to oppose any proceedings or applications which may seem calculated, directly or indirectly, to prejudice the Company's interests :

(t.) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the Company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this Company :

(u.) To distribute any of the property of the Company among the members in specie :

(v.) To pay out of the funds of the Company all expenses of or incidental to the formation, registration and advertising of the Company, and to remunerate any person or company for services rendered, or to be rendered in placing, or assisting to place, or the guaranteeing the placing of any of the shares in the Company's capital, or any debentures or other securities in the Company, or in or about the formation or promotion of the Company or the conduct of its business :

(w.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with the undertaking, or all or any part of the property and rights of the Company, including the granting of powers to work any patents of the Company upon any terms, with power to accept as the consideration any shares, stocks or obligations of any other company :

(x.) To procure the Company to be registered in any place or country :

(y.) To do all such other things as are incidental or conducive to the attainment of the above objects.

(z.) Nothing hereinbefore contained shall give or be construed to give to this Company any greater or further powers than are permitted to a company, incorporated as a company, having non-personal liability under the "Companies Act, 1897," and all the objects hereinbefore expressed, are hereby restricted to acquiring, managing, developing, working and selling mines,

mineral claims and mining properties, and the winning, getting, treating, refining and marketing of minerals therefrom.

Given under my hand and seal of office at Victoria, Province of British Columbia, this third day of July one thousand eight hundred and ninety-nine.

[L.S.] S. Y. WOOTTON,  
jy6 Registrar of Joint Stock Companies.

No. 295.

"COMPANIES ACT, 1897."

CERTIFICATE OF THE INCORPORATION OF "THE BIG FOUR CONSOLIDATED MINING COMPANY, LIMITED," "NON-PERSONAL LIABILITY."

*Capital, \$250,000.*

I HEREBY CERTIFY that "The Big Four Consolidated Mining Company, Limited," "Non-Personal Liability," has this day been incorporated under the "Companies' Act, 1897," as a Limited Company, with a capital of two hundred and fifty thousand dollars, divided into two million five hundred thousand shares of ten cents each.

The registered office of the Company will be situate in the City of Rossland, British Columbia.

The time of the existence of the Company is fifty years.

The Company is specially limited under section 56 of the said Act.

The objects for which the Company has been established are:—

(a.) To purchase the Big Four Group, including the "Big Bend," "Double," "Aetna" and "Big Four" Fractional Mineral Claims, situate in the Trail Creek Mining Division of West Kootenay District; and also to purchase, lease, bond, locate or otherwise acquire any mineral claims, mineral lands, mines, properties and any real estate in the Province of British Columbia or elsewhere, and to pay for the same either in money or fully paid-up shares of the Company, or partly in money and partly in such shares, and to sell, or lease, or otherwise dispose of the same, or any of them:

(b.) To work, explore, develop and maintain the mines, minerals and other properties of the Company, and to carry on the business of miners of every description, and to raise, crush, win, get, quarry, smelt, calcine, refine, dress, amalgamate, manipulate, and prepare for market, ore, metal and mineral substances of all kinds, whether the property of the Company or not, in British Columbia and elsewhere, and to carry on any metallurgical operations which may seem conducive to the Company's objects or any of them, or which may seem capable of being lawfully or profitably carried on in connection with the other business of the Company, and to sell, dispose of and deal in any ore, metal and mineral substances, either in manufactured state or otherwise, and any minerals or substances resulting from or to be obtained in the process of smelting, refining or manufacturing the same, and either free or in combination with other substances:

(c.) To carry on the business of smelters, refiners, founders, assayers, dealers in bullion, metals and products of smelting of every nature and description:

(d.) To apply for, purchase, or otherwise acquire, and to use, grant licences in respect of, or otherwise turn to account any patents, brevets d'invention, licences, concessions, and the like, conferring an exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated, directly or indirectly, to benefit this Company:

(e.) To buy, sell, manufacture and deal in minerals, plant, machinery, implements, conveniences, provisions, and other things capable of being used in connection with metallurgical operations or any of the business of the Company, or required by workmen and others employed by the Company:

(f.) To purchase, take on lease or in exchange, hire or otherwise acquire and hold lands, mines, estates, factories, buildings, furnaces for smelting or treating ores and refining metals, mining rights, rights of way, light or water, or any other rights or privileges, machinery, businesses, good-wills, plants, stock in trade, or other real or personal property as may be deemed advisable:

(g.) To construct, carry out, maintain, improve, manage, work, control and superintend any trails, roads, ways, tramways, bridges, reservoirs, water-

courses, aqueducts, wharves, furnaces, saw-mills, crushing works, smelting works, concentrating works, hydraulic works, electrical works, telegraphs, telephones, gas works, factories, warehouses, ships, vessels, and other works and conveniences which may seem directly or indirectly conducive to any of the objects of the Company, and to contribute to, subsidise, or otherwise aid or take part in any such operations:

(h.) To use steam, water, electricity, or any other power as a motive power or otherwise:

(i.) To clear, manage, farm, cultivate, irrigate, plant, build on, or otherwise work, use or improve any land which, or any interest in which, may belong to the Company; to deal with any farm or other products of any land of the Company, and to lay out cities or towns or villages on any lands of the Company:

(j.) To undertake and carry into effect all such financial, or other operations or businesses, in connection with the objects of the Company as the Company may think fit:

(k.) To acquire and carry on all or any part of the business or property, and to undertake any liabilities of any person, firm or association, or company possessed of property suitable for the purposes of this Company, or carrying on any business which this Company is authorised to carry on, or which can be conveniently carried on in connection with the same, or may seem to the Company calculated, directly or indirectly, to benefit the Company, and as the consideration for the same to pay cash or to issue any shares, stocks or obligations of this Company:

(l.) To enter into partnership, or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concessions, or otherwise, with any person or company carrying on, or engaged in, or about to carry on or engage in, any business or transaction which this Company is authorised to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit this Company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same:

(m.) To sell or dispose of the undertaking of the Company, or any part thereof, for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to those of this Company:

(n.) To promote any other company or companies for the purpose of acquiring all or any of the property and liabilities of the Company, or for any other purpose which may seem directly or indirectly calculated to benefit this Company:

(o.) Generally to purchase, take on lease or in exchange, hire, or otherwise acquire any real or personal property, and any rights and privileges which the Company may think necessary or convenient for the purposes of its business, and in particular any mines, mining rights, lands, timber lands or limits, buildings, easements, machinery, plant and stock in trade:

(p.) To lend or invest moneys of the Company not immediately required, and to make advances for the purposes of the Company on stocks, shares and other securities, and on property of all kinds, and in such manner as may from time to time be determined:

(q.) To borrow or raise money for any purpose of the Company, and for the purpose of securing the same and interest, or for any other purpose, to mortgage or charge the undertaking, or all or any part of the property of the Company, present or after acquired, or its uncalled capital, and to create, issue, make, draw, accept and negotiate perpetual or redeemable debentures or debenture stock, promissory notes, bills of exchange, bills of lading, warrants, obligations and other negotiable and transferable instruments:

(r.) To enter into any arrangements with the Government (Dominion or Provincial, State or National), or any authority, municipal, local or otherwise, that may seem conducive to the Company's objects or any of them, and to obtain from any such Government or authority any rights, privileges and concessions which the Company may think it desirable to obtain, and to carry out, exercise and comply with, or, if deemed advisable, dispose of any such arrangements, rights, privileges and concessions:

(s.) To obtain any Act of Parliament, Legislature, or Congress for enabling the Company to carry any of its objects into effect, or for effecting any modification of

the Company's constitution, or for any other purpose which may seem expedient, and to oppose any proceedings or applications which may seem calculated, directly or indirectly, to prejudice the Company's interests:

(t.) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the Company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this Company:

(u.) To distribute any of the property of the Company among the members in specie:

(v.) To pay out of the funds of the Company all expenses of or incidental to the formation, registration and advertising of the Company, and to remunerate any person or company for services rendered, or to be rendered, in placing, or assisting to place, or the guaranteeing the placing, of any of the shares in the Company's capital, or any debentures or other securities in the Company, or in or about the formation or promotion of the Company or the conduct of its business:

(w.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with the undertaking, or all or any part of the property and rights of the Company (including the granting of powers to work any patents of the Company upon any terms), with power to accept as the consideration any shares, stocks or obligations of any other company:

(x.) To procure the Company to be registered in any place or country:

(y.) To do all such other things as are incidental or conducive to the attainment of the above objects:

(z.) Nothing hereinbefore contained shall give or be construed to give this Company any greater or further powers than are permitted to a company, incorporated as a company, having non-personal liability under the "Companies Act, 1897," and all the objects hereinbefore expressed, are hereby restricted to acquiring, managing, developing, working and selling mines, mineral claims and mining properties, and the winning, getting, treating, refining and marketing of minerals therefrom.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 4th day of July, one thousand eight hundred and ninety-nine.

[L.S.] S. Y. WOOTTON,  
je6 Registrar of Joint Stock Companies.

## LAND LEASES.

NOTICE is hereby given that 30 days after date I intend to apply to the Honourable the Chief Commissioner of Lands and Works for a lease for a term of 21 years of the land described as follows:—That parcel of land containing five acres, more or less, situated west of, and immediately adjoining, Frank Burnett's leasehold, situated west of, and immediately adjoining, Section 9, Range 7 West, Block 3 North, New Westminster District.

Dated at Lulu Island, this 30th day of May, 1899.

GEORGE ALEXANDER,  
je8 For CANADIAN PACIFIC PACKING CO.

NOTICE is hereby given that 30 days after date I shall apply to the Chief Commissioner of Lands and Works for permission to lease for a term of 21 years, for pastoral purposes, the following described land:—Commencing at south-west corner of Lot 241, on north bank of Chilcotin River, near Alexis Creek; thence westerly along the north bank of said river for about three miles to south-east corner of Lot 381; thence north 40 chains; thence east to north-west corner of Lot 241; thence south to point of commencement; containing about 1,000 acres, more or less.

R. J. BIDWELL.

Alexis Creek, June 4th, 1899.

je29

NOTICE is hereby given that 30 days after date I shall apply to the Chief Commissioner of Lands and Works for a lease of about 2,500 acres of land for pastoral purposes:—Commencing at a post at the south-east corner of Lot 65, Group 1, Cariboo District; thence following the north bank of the Chilcotin River down stream in an easterly direction for a distance of about eight miles; thence north 40 chains; thence westward to a point about 40 chains north of point of commencement; thence south to point of commencement.

ED. F. ST. A. DAVIES.

Chilcotin, May 26th, 1899.

je29

## LAND LEASES.

NOTICE is hereby given that 30 days after date I intend to apply to the Chief Commissioner of Lands and Works for a lease of 2,000 acres of pastoral land situated on the north side of the Chilcotin River, commencing at the south-east corner of Lot 45, G. 1., Lillooet District; thence north  $\frac{1}{2}$  mile; thence east 3 miles; thence south  $\frac{1}{2}$  mile, more or less, to the Chilcotin River; thence westerly along north bank of said river to point of commencement.

F. M. BEECHER.

Chilcotin, May 31st, 1899.

je8

NOTICE is hereby given that 30 days after date I intend to apply to the Chief Commissioner of Lands and Works for a 15-year lease of the following land, situated on the Similkameen, about five miles north-east of Princeton, Yale District, initial post marked "A," commencing at south-east corner of F. Oldrich's pre-emption; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence east 160 chains; thence south 80 chains; thence west 240 chains to point of commencement; containing 2,560 acres, more or less. Said land to be used for grazing purposes.

Dated this 3rd day of June, 1899.

je15

ELLA LOWE.

NOTICE is hereby given that 30 days after date I intend to apply to the Chief Commissioner of Lands and Works for a 15-year lease of the following land, situated on the Similkameen, about five miles north-east of Princeton, Yale District, initial post marked "B," commencing at a post north-east corner of the Allison 3,000-acre block; thence east 80 chains; thence south 320 chains; thence west 80 chains; thence north 160 chains or to the Allison south-west corner post; thence east 160 chains; thence north to point of commencement; containing 5,000 acres, more or less. Said land to be used for grazing purposes.

Dated this 3rd day of June, 1899.

je5

ELLA LOWE.

NOTICE is hereby given that 30 days after date I, O. M. Malcolm, intend making application to the Honourable Chief Commissioner of Lands and Works for permission to lease the following described Crown lands:—Commencing at the south-west corner Section 4, Block 3 North, Range 7 West, Lulu Island; thence north 10 chains; thence west 50 chains to bank of Fraser River; thence south-easterly following said Fraser River 40 chains, more or less, to the south-west corner of F. Burnett's lease; thence north 10 chains, more or less, to north-west corner of F. Burnett's lease; thence east 20 chains following north boundary of F. Burnett's lease to the point of commencement; containing an area of 40 acres, more or less.

OSWALD M. MALCOLM.

31st May, 1899.

je8

NOTICE is hereby given that 60 days after date, we the undersigned, intend to make application to the Chief Commissioner of Lands and Works for permission to lease 1,600 acres of pasture land, situated as follows:—Starting at a stake marked S. E. corner, placed on the north shore of Penzene Lake near the outlet, and following the north shore of lake in a westerly direction 400 chains; thence north 40 chains; thence east 400 chains; thence south 40 chains to point of commencement.

F. C. COPELAND.

W. COPELAND.

I. STEWART.

E. D. SHERINGHAM.

June 14th, 1899.

je22

NOTICE is hereby given that 30 days after date I shall apply to the Chief Commissioner of Lands and Works for a lease for 21 years, for pastoral purposes, of the following described land:—Commencing at the north-west corner of Lot 381, situated on the Chilcotin River; thence south 40 chains; thence west 80 chains; thence south to Chilcotin River; thence west along north bank of said river for a distance of about  $2\frac{1}{2}$  miles; thence north 80 chains; thence east to point of commencement; containing about 2,500 acres, more or less.

THOS. R. YOUNG.

Alexis Creek, June 4th, 1899.

je29

## LAND LEASES.

NOTICE is hereby given that 30 days after date I, Andrew McCreight Creery, intend making application to the Honourable Chief Commissioner of Lands and Works for permission to lease the following described Crown lands:—Commencing at a point in the north boundary of Section 9, Block 3 North, Range 7 West, Lulu Island, New Westminster District, said point being distant 1,984 $\frac{1}{2}$  feet west from the north-east corner of Section 9; thence west and following the north boundary of said Section 9, or the production thereof, 655 $\frac{1}{2}$  feet; thence south 660 feet, more or less, to the bank of the Fraser River; thence easterly and following the said bank of the Fraser River 1,100 feet; thence north 31 degrees 00 minutes (31.00) west 800 feet, more or less, to the point of commencement; and containing 14 acres, more or less.

Dated June 10th, 1899.

je22

A. McC. CREEERY.

NOTICE is hereby given that after the expiration of 30 days from the date hereof we intend to apply to the Chief Commissioner of Lands and Works, at Victoria, British Columbia, for a lease for 21 years for the purpose of quarrying limestone for sale and disposal, over the following lands, situated on the east bank of Lower Arrow Lake, about six miles north of Deer Park, on said lake, and about 600 yards due east from the shore of said lake, comprised within the following boundaries:—Commencing at a post inscribed “Initial Post,” W. A. Galliher, Frank Seidel, and Allan Forrester’s north-west corner, planted and located June 2nd, 1899; thence due south 20 chains; thence due east, and at right angles, 20 chains; thence due north, and parallel to the southern boundary, 20 chains; thence due west 20 chains to the point of commencement; containing 80 acres, more or less.

Dated June 2nd, 1899.

W. A. GALLIHER.  
FRANK SEIDEL.  
ALLAN FORRESTER.

NOTICE is hereby given that 30 days after date I shall apply to the Chief Commissioner of Lands and Works for a lease for 21 years, for pastoral purposes, the following described land:—Commencing at a post situated on the north bank of the Chilcotin River, about three miles above Crowhurst’s house; thence west for about 3 $\frac{1}{2}$  miles along bank of river to the south-east corner of R. Newton’s purchase claim; thence north 80 chains; thence east for about 3 $\frac{1}{2}$  miles; thence south to point of commencement; and containing about 2,300 acres, more or less.

T. A. ARMSTRONG.

Alexis Creek, June 4th, 1899.

je29

NOTICE is hereby given that at the expiration of 60 days I intend to apply to the Honourable Chief Commissioner of Lands and Works for permission to lease 1,000 acres, more or less, of pastoral land for 21 years, situated on Dog Creek Mountain, adjoining the pre-emptions of Jas. Place, Isadore Gaspard and William Meason, between what is known as the Big Gulch and Dog Creek.

JOS. PIDGEON,

Dog Creek, June 16th, 1899.

je22

NOTICE is hereby given that 30 days after date I shall apply to the Commissioner of Lands and Works for a lease of about 1,000 acres of land for pastoral purposes:—Commencing at a stake on line of Lot 2, Group 5; thence east 160 chains; thence south 200 chains; thence west 80 chains; north 40 chains; west 80 chains; north 80 chains; west 80 chains; thence 80 chains north-east to stake at point of commencement.

J. E. N. SMITH.

Clinton, June 29th, 1899.

je6

NOTICE is hereby given that 30 days after date I intend to apply to the Commissioner of Lands and Works for permission to lease 30 acres of land (meadow) in Atlin Division, Cassiar District, B.C.:—Commencing at a stake marked “H. E. Y., south-east corner,” 15 chains south of H. Burnet’s initial post; thence northerly 30 chains; thence westerly 10 chains; thence southerly 30 chains; thence east 10 chains, more or less, to the initial post.

H. E. YOUNG.

Atlin, B.C., May 20th, 1899.

je6

## LAND LEASES.

NOTICE is hereby given that 30 days after date I intend to apply to the Commissioner of Lands and Works for permission to lease 30 acres of land (meadow) in Atlin Division, Cassiar District:—Commencing at a stake about one-half mile south-easterly from the south-east corner of Block 21 of the Atlin Townsite, marked “H. B., south-west corner”; thence north 15 chains; thence east 20 chains; thence south 15 chains; thence west 20 chains, more or less, to initial post.

H. BURNET.

Atlin, B.C., May 20th, 1899.

je6

## MISCELLANEOUS.

TAKE NOTICE that “The Victoria Shoe Company, Limited,” carrying on business at the City of Victoria, in the Province of British Columbia, intends to apply to the Lieutenant-Governor in Council, upon the expiration of three months from the date of this notice, that its name be changed by Order in Council to that of “The Paterson Shoe Company, Limited.”

Dated at the City of Victoria this 9th day of May, A. D. 1899.

McPHILLIPS, WOOTTON & BARNARD,  
my11 *Solicitors for the Applicants.*

## “COMPANIES’ ACT, 1897.”

NOTICE is hereby given that George B. McDonald, book-keeper, of Cody, B.C., has been appointed the attorney for the “American Boy Mining and Milling Company,” in place of Henry Callaghan, of the Town aforesaid.

Dated this 19th day of June, A.D. 1899.

je22 S. Y. WOOTTON,  
*Registrar of Joint Stock Companies.*

## “COMPANIES’ ACT, 1897.”

NOTICE is hereby given that the head office of “The Whitewater Mines, Limited,” in the Province, has been removed from the Town of Nelson to Kaslo, B.C.

And further take notice that George Alexander, of the Town of Kaslo aforesaid (manager of the said Company), has been appointed the attorney for the Company in place of J. Roderick Robertson.

Dated this 12th day of June, 1899.

je15 S. Y. WOOTTON,  
*Registrar of Joint Stock Companies.*

NOTICE is hereby given that I shall, on behalf of the Fountain band of Indians, apply to the Commissioner of the Lillooet District for permission to record one hundred (100) inches of water from a creek called We O Wiis, in Lorenzo Valley and about eight miles from the Fountain, for domestic and agricultural purposes.

E. BELL,  
*Indian Agent.*

## THE KOOTENAY AND ALGOMA GOLD MINING COMPANY, LIMITED LIABILITY.

THE necessary consent thereto first having been obtained, notice is hereby given that the Kootenay and Algoma Gold Mining Company, Limited Liability, after thirty days from the insertion of this notice in the British Columbia Gazette and the Rossland Record, a newspaper published in the City of Rossland, will change its office or principal place of business from Rossland to Cranbrook, British Columbia.

Dated this eighth day of June, 1899.

je15 W. J. NELSON  
*Secretary.*

NOTICE is hereby given that I shall, on behalf of the Williams Lake Band of Indians, apply to the Commissioner of the Cariboo District for permission to record one hundred inches of water from a creek crossing the wagon road between the 154 and 156-mile posts, for domestic and agricultural purposes.

E. BELL,  
*Indian Agent.*

Clinton, B.C., June 9th, 1899.

je22

## MISCELLANEOUS.

## NEW WESTMINSTER SOUTHERN RAILWAY COMPANY.

THE annual general meeting of the stockholders of the New Westminster Southern Railway Company will be held at the Secretary's office, on the 13th day of July, at 8 o'clock p.m.

je22 T. J. TRAPP,  
*Secretary.*

## THE NELSON POORMAN GOLD MINING COMPANY, LIMITED LIABILITY.

A SPECIAL general meeting of the shareholders of the Nelson Poorman Gold Mining Company, Limited Liability, will be held at the Company's Office, Room No. 5, McKinnon Block, Granville Street, Vancouver, B. C., on Monday the 17th day of July next, at 4 p. m., for the purpose of disposing of the whole of its assets, rights, powers, privileges and franchise, or to consider ways and means of raising money to proceed with development work either by borrowing on the security of the Company's property, or otherwise as the shareholders may see fit, and to transact such other business that may lawfully be brought before such meeting.

Dated at Vancouver, B. C., this 14th day of June, 1899.

je15 C. C. BENNETT,  
*Secretary.*

## "COMPANIES' ACT, 1897," AND AMENDING ACTS.

NOTICE is hereby given that Oliver T. Stone, general agent, of Kaslo, B. C., has been appointed the attorney for the "Washington Mining Company," in place of J. L. Montgomery. The said attorney is not empowered to issue and transfer stock of the Company.

Dated the 3rd day of July, A. D. 1899.

je6 S. Y. WOOTTON,  
*Registrar of Joint Stock Companies.*

TAKE NOTICE that "The Province Publishing Company, Limited Liability," carrying on business in the Province of British Columbia, intends to apply to the Lieutenant-Governor in Council, three months after date, to change the name of such Company to "The British Columbia Printing and Engraving Corporation, Limited."

Dated at Vancouver, this 13th day of April, A.D. 1899.

ap13 MARTIN & DEACON,  
*Applicants' Solicitors.*

NOTICE is hereby given that the head office of the Broken Hill Mining and Development Company, Limited Liability, will, at the expiration of 30 days from the 23rd of June, 1899, be changed from Nelson, B. C., to Ymir, B. C.

Dated at Nelson, B. C., this 9th day of June, 1899.

## IN THE MATTER OF THE "TRAMWAY COMPANY INCORPORATION ACT."

NOTICE is hereby given that we, the undersigned, desire to form a Company under the name of "The Bennett-Klondike Tramway Company," for the purpose of building, equipping, and operating an aerial tramway, beginning at a point near the terminus of the Chilkoot Aerial Tramway, in the District of Cassiar, Province of British Columbia; thence following the easterly side of Crater Lake, Mud Lake, Long Lake, Deep Lake, and connecting waters, along either side of the canyon connecting Deep Lake with Lake Linderman; thence along the easterly side of Lake Linderman to the Town of Bennett; and also for the purpose of building, constructing, equipping, and operating a telephone in connection with the said tramway, and with power to build, construct, equip and operate branch lines.

Dated at the City of Victoria, this 21st day of June, A.D. 1899.

A. S. INNES.  
R. L. DRURY.

## MISCELLANEOUS.

## BRITISH COLUMBIA-YUKON RAILWAY COMPANY.

A SPECIAL General Meeting of the shareholders of the British Columbia-Yukon Railway Company will be held at No. 32, Langley Street, in the City of Victoria, on Wednesday, the 12th day of July, 1899, at the hour of three p.m., for the purpose of approving and confirming the By-Laws Nos. 1 and 2 of this Company relating to notices and special general meetings and to tolls, respectively, passed at the meeting of Directors of the Company held on the 3rd day of July, and the resolution passed at such meeting approving the through rates and tolls to be charged by the Pacific and Arctic Railway and Navigation Company and the British Columbia-Yukon Railway Company, and the other proceedings had at the said meeting of Directors, and to transact such other business as may lawfully be brought before such meeting of this Company.

Dated at Victoria, B.C., this 5th day of July, A.D. 1899.

je6 CASSIDY & DAVEY,  
*Solicitors for the British Columbia-Yukon Railway Company.*

## NOTICE.

NOTICE is hereby given that the registered office of "The Carlisle Canning Company, Limited," has been changed from Victoria to Vancouver, and the same is now situate at Room 47, Inns of Court Building, in the City of Vancouver.

Dated this 15th day of June, A.D. 1899.

je6 S. Y. WOOTTON,  
*Registrar of Joint Stock Companies.*

## CORPORATION OF THE CITY OF NANAIMO, B. C.

## NOTICE TO DEBENTURE HOLDERS.

IN ACCORDANCE with the provisions of the "Fire Hall and Hydrant By-law, 1892," and of the "Schools Erection By-law, 1892," notice is hereby given by the Corporation of the City of Nanaimo, B.C., that on the 31st day of December, 1899, the Treasurer of the said City will be prepared to redeem seven thousand dollars worth of said City debentures, and the holder or holders of debentures numbered 1, 4, 6, 15, 17, 19 and 20, issued under the authority of the "Fire Hall and Hydrant By-law, 1892," and the holder or holders of debentures numbered 2, 5, 6, 7, 13, 14 and 19, issued under the authority of the "Schools Erection By-law, 1892," are hereby notified that they must present the same for redemption at the City Hall, Bastion Street, Nanaimo. All interest on said debentures numbered as aforesaid will cease on the said 31st day of December, 1899.

By Order.

S. GOUGH,

*City Clerk.*

Nanaimo, B. C., 26th June, 1899.

je29

## DELTA MUNICIPALITY.

A DJOURNED TAX SALE will be held in the Council Chamber, Ladner, B. C., on Monday 17th July, 1899, at 11 o'clock a.m.

je6 M. N. REID,  
*Collector of the Corporation of Delta.*  
Ladner, 3rd July, 1899.

## "COMPANIES ACT, 1897."

NOTICE is hereby given that William I. Reddin, mining broker, of Rossland, B. C., has been appointed the attorney for the "Bute Gold Copper Mining Company," in place of A. B. Irwin, of Rossland aforesaid.

Dated this 3rd June, A.D. 1899.

je8 S. Y. WOOTTON,  
*Registrar of Joint Stock Companies.*

NOTICE is hereby given that 30 days from the 23rd day of June, 1899, the head offices of the Old Dominion Mining and Development Company, Limited Liability, will be changed from Rossland, B. C., to Nelson, B. C.

Dated at Nelson, B.C., this 14th day of June, 1899.

VICTORIA, B. C.: Printed by RICHARD WOLFENDEN, Printer to the Queen's Most Excellent Majesty.

je29